JOURNALS

of the

House of Burgesses of Virginia

1727--1734

1736--1740

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The House of Burgesses of Virginia

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No. 29

JOURNALS

of the

House of Burgesses

of

VIRGINIA

1727-1734

1736-1740

Edited by H. R. McILWAINE



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Burgesses for the Assembly

of 1727-1734.

FOR the Affembly of 1727-34 there is no contemporary lift of members. Hence, fince the Journals give only in exceptional cases the county for which a member served, and only rarely his full name, though it has not been a fimple matter to fit the members to their conftituencies it has not been impossible. The information obtained from the Journals themselves-mostly stated facts, but occasionally inferences from facts-has been supplemented by information obtained from the county court record books, from the incomplete lifts of members given in Stanard's "Colonial Register" for the four feffions of this Affembly (Mr Stanard's fources being the county court record books, . the Virginia Gazette, and the Journals of the Council), and the complete lifts of members for the Affemblies of 1723-26 and 1736-40 copied in the "Colonial Register" from contemporary original lifts. Therefore, the hope may be expressed that the following lift is accurate.

Hanover:

John Syme⁸

	Sacker Parker		Nicholas Meriwether
Brunfwick:		Henrico:	Richard Randolph
Caroline:3	Richard Buckner		John Bolling
	John Martin	Ifle of Wight:	William Bridger
Charles City:	Samuel Harwood		Joseph Godwin
	John Stith	James City:	Joseph Eggleston:
Elizabeth City:	Robert Armifteads		John Eaton
	Hollier	Jamestown:	Archibald Blair"
Effex:	Salvator Muscoe	King & Queen:	John Robinson
	William Daingerfield		George Braxton
Gloucester:	Francis Willis	King George:	Nicholas Smith ¹²
	Henry Armiftead		William Strother
Goochland:	Dudley Diggs	King William:	Philip Whitehead
	John Fleming		Thomas (?) Carr

William Andrews accepted the office of infpector (p. 119), and was fucceeded by Samuel Ewell, who died a few days before the close of the fourth fession (229). The formation of Brunswick was provided for by a law passed in 1720 (Hening, IV, 77-79), but it

tives for it appearing first at the second session (p. 57).

4 Richard Buckner died some time before the opening of the fourth session (p. 173). It is uncertain who fucceeded him.

5 Robert Armiftead accepted the office of fheriff fome time before the opening of the third fession (p. 119). He was probably fucceeded by Merit Sweney.

William Andrews

Accomack:

6 Salvator Muscoe accepted the office of sheriff fome time before the opening of the third session (p. 119). He must have resigned from his position and been re-elected to the House, however, for the name "Muscoe" appears later in the Journals (163,195), and the Essex county court order book shows that he was paid for his fervices as burgefs on November 19, 1734.

7 Goochland was formed from Hanover according to a law passed at the first session of this Assembly. Its representatives appeared for the first time at the second session (pp. 52 and 57).

John Syme, dying, was succeeded by Matthew Anderson (135-6).

, Before the opening of the third fession, Mr. William Bridger died and Mr. Joseph Godwyn was appointed an infpector of tobacco. It does not appear beyond doubt who fucceeded them, though probably Mr. Applewhaite (pp. 140,185) was the fucceffor of one.

10 Mr. Joseph Eggleston died before the opening of the third session. His successor does not beyond

doubt appear. It was probably, however, Mr. Henry Power.

- " Archibald Blair died fome time preceding the opening of the fourth fession (p. 173). He was probably fucceeded by his fon Jno. Blair; the name "Blair" appears in the Journal for the fourth leffion (183ff).
- 12 Both Mr. William Strother and Mr. Nicholas Smith died before the opening of the fourth fession. One was fucceeded by Mr. John Champ (pp. 193,195, 208), and the other probably by Mr. William Robinson (194).

does not appear to have become a fully formed county till 1732. Its county court records date back to that year, and in that year it was represented-probably not earlier-in the House of Burgesses. The names of the representatives do not certainly appear. Mr. Henry Fox was possibly one of them. 3 Caroline county was formed by a law paffed at the first session of this Assembly (p. 52), representa-

Lancaster: Charles Burgess: Prince William: Peter Hedgman

Edwin Conway Dennis McCarty

Middlefex: Matthew Kemp¹⁴ Richmond: John Tayloe¹⁹ Edwin Thacker Charles Grymes
Nanfemond: David Meade Spotfylvania: Augustine Smith

Nanfemond: David Meade Spotfylvania: Augustine Smith Henry Willis

New Kent: Richard Richardfon's Stafford: John Fitzhugh*

Bacon Thornton

Norfolk: William Crafford¹⁶ Surry: John Simmons (Crawford) Henry Harrifon¹¹

Northampton: Samuel Boufh Warwick: William Rofcoe²²
Peter Bowdoin²³ William Harwood
Thomas Marfhall²³ Weftmoreland: Geo. Eskridge

Northumberland: George Ball
Peter Prefley
Williamfburg: John Clayton

Princefs Anne: ——— Land William & Mary : 4 George Nicholas s
Anthony Walke York: John Holloway, Speaker

Prince George: Robert Bolling Lawrence Smith

13 Mr. Charles Burgess died (p. 173), and was succeeded by Mr. James Ball.

Thomas Ravenscroft

14 Mr. Matthew Kemp, some time preceding the third session, was appointed to several "offices of profit" under the government (p. 119). He was probably succeeded by Thomas Price.

15 Mr. Richard Richardson accepted the office of sheriff (p. 119). His successor in the House was probably William Bassett.

William Crafford accepted the office of fheriff (p. 173). It is uncertain who his fucceffor was—probably Mr. Wilfon (196).

17 Mr. Peter Bowdoin accepted the office of inspector of tobacco some time before the opening of the third session of this Assembly (p. 119), and Mr. Thomas Marshall the same position some time before the

opening of the fourth feffion (174). It is uncertain who took their places.

Burgeffes for Prince William first appeared in the third feffion, the county having been formed

according to law passed in the second session (1730).

Mr. John Tayloe was advanced to the Council in the latter part of 1732 (p. 173), and was succeeded

by Mr. Daniel Hornby.

Mr. John Fitzhugh died before the opening of the fourth fession. It is not known who was his fuc-

ceffor.

21 After the close of the second session, Mr. Henry Harrison was advanced to the Council. He was succeeded in the House by Mr. William Gray.

²² Mr. William Rofcow (Rofcoe) accepted the polition of fheriff before the opening of the third feffion (p. 119). He muft have refigned from his polition, however, and been reelected, for the Journal shows that a Mr. Rofcow was a member of the House at this and the next feffion (p. 183), and William Rofcow was a member for the next Affembly.

13 Mr. Thomas Lee was advanced to the Council in 1732-33 (p. 173), and was succeeded by Mr. Daniel

** A reprefentative from William & Mary did not take his place in the House of Burgesses till the and session of this Afsembly, the trustees not having till shortly before the opening of the session turned over the management of its affairs to the president and masters.

25 Mr. George Nicholas died (p. 173), and was fucceeded by Sir John Randolph.

Burgeffes for the Affembly

of 1734-1740.

eonard Claiborne
dwin Conway
ames Ball
'homas Price"
dmund Berkeley
aniel Pugh
emuel Riddick**
Villiam Macon
—— Doran ¹³
Villiam Craford ¹⁴
amuel Boufh
fath, Harmanfon
. Bowdoin
eter Prefley
eorge Ball
Robert Green ¹⁵
Villiam Beverley
inthony Walke
acob Elligood
rancis Eppes
Robert Munford
homas Ofborne ¹⁶
dwam ho dan em Vill am lat

J. Woodbridge Richmond: Wm. Fantleroy Stafford: Henry Fitzhugh

Thomas Turner J. Robinfon Spotfylvania: Gawin Corbin

John Peyton William Johnson Rice Curtis¹⁷

Valentine Peyton

¹ Henry Scarburg accepted the office of collector (p. 392), and was succeeded by Edward Allen.

2 Sacker Parker died (p. 322), and was fucceeded by Edmund Scarburg (p. 370).

3 William Acrill died (p. 323), and was fucceeded by Richard Kennon.

W. Marable

John Eatons

Lewis Burwell

Charles Carter

James City:

Jamestown:

King George:

King & Queen:

4 Robert Fleming died (p. 322), and was fucceeded by John Martin.

- 5 Jonathan Gibson was declared not duly elected (pp. 274-5). He was, however, returned at a second election (345).
- 6 Lawrence Smith died (p. 392), and was fucceeded by Beverley Whiting, whose election was contested (pp. 412,414). He was declared not duly elected (pp. 425-7), but it does not appear who succeeded him. 7 Edward Scott died (p. 323), and was fucceeded by Ifham Randolph.

8 There were no burgeffes from Hanover for the first session. (See pp. 256,265-6). 9 John Eaton died (p. 392). It does not appear who fucceeded him.

- 10 Cornelius Lyde died (p. 322), and was succeeded by John Aylett.
- 11 Thomas Price before the beginning of the 4th fession accepted the office of clerk of the court of Middlefex (p. 439). This feffion lafted only feven days, however; fo that there was hardly time for the election of a fucceffor.

12 Lemuel Riddick accepted the office of sheriff before the opening of the second session (p. 323). He was fucceeded, probably, by Mr. --- Baker (340).

13 Mr. Doran's name does not appear on the contemporary lift of members for the first fession of this Affembly. He probably entered the House late in the session. It is almost certain that he sat for New Kent. (See p. 367.) He probably took the place of Mr. Wm. Chamberlayne (p. 245).
²⁴ The name "Craford" also appears as "Crafford" and "Crawford."

- Robert Green accepted the office of fheriff (p. 392). It is uncertain who fucceeded him.
 Thomas Ofborne was expelled (pp. 264-5). He was fucceeded by Peter Hedgman.
- 17 Mr. Curtis's place was taken in the third and fourth fessions by Mr. Henry Willis.

York:

Thomas Edmunds18 Surry:

John Ruffin¹⁹

William Rofcow

Thomas Haynes

William Aylett

Daniel McCarty

William and Mary College:

Edward Diggs John Buckner

Sir John Randolph,

Speaker20 NorfolkBorough : John Hutchings

Warwick:

Westmoreland:

Williamsburg: John Blair

Mr William Chamberlayne had been elected a member of the House for New Kent, Mr William Gray (Grey) for Surry, and Mr Matthew Kenchin for Isle of Wight, but had died before the first meeting (245).

¹⁸ Thomas Edmunds died before the opening of the fecond fession (p. 323). It is uncertain who succeeded him.

¹⁹ Mr. John Ruffin took the place of Mr. William Gray, who died before the opening of the first fession of this Affembly (p. 245).

²⁰ Sir John Randolph died (p. 322), and was fucceeded by Edward Barradall, Attorney-General.

^{*} Norfolk Borough was first represented at the second session of this Assembly.





Introductory Note.

HE volume in hand contains the Journals of the House of Burgesses for eight fessions,-all the sessions of the Assembly of 1727-34 and the Assembly of 1736-40. The text for the first two selfions was obtained from transcripts of the manuscript copies of these Journals in the Public Record Office, London; that of the remaining Journals, from the collection of printed Journals belonging to the heirs of the late Mrs C. W. Coleman, of William fburg, Virginia, who have kindly permitted the use of them. Since the Journals of the House of Burgesles began to be printed only in 1732, those for preceding years back to 1680* existing heretofore merely in manuscript, the present edition becomes, in its inverse chronological order of publication, a first edition for all Journals between 1680 and 1732; it is merely a reprint edition for the Journals from 1732 on to the Revolution. The volume in hand is therefore partly a first and partly a second edition-a first edition in so far as the Journals for the first two sessions are concerned and a reprint edition for the remainder of its contents. It has not been thought advisable, however, to indicate this change by altering the general appearance of the title pages, the only noticeable difference between the reprint and the first edition title pages being the substitution in the latter of "Richmond" for "Williamsburg" in the imprint. The text throughout aims to be as heretofore an exact reproduction of the originals. Where the edition becomes a first edition, no liberty has been taken by the Editor with the transcripts from England, as in these none were taken with the manuscripts in the Public Record Office. The spelling, punctuation, capitalization, paragraphing, etc. of the clerks of the House of Burgesses, who furnished copies of the Journals to the governor for transmission to England, have been followed accurately. Manifest mistakes made by the clerks have been followed as well as expressions in reference to which it would be difficult to decide whether they are or whether they are not errors; and for this reason, that if any liberty at all were allowed, it would be almost impossible to know where to draw the line in making corrections, and thus more ferious errors might refult. In the use of italics the aim has been to follow the ftyle of the original printed volumes.

As an appendix to this volume is printed a petition of the Quakers to the General Affembly, dated Nov. 14, 1738, asking that they be relieved of the payment of parish levies. The paper is interesting, not only on account of its subject matter, but also because it is a very early example of the use of a printed petition. It is reprinted here from a copy bound in with the Journals of one volume of the Coleman collection.

^{*}Portions of a few Journals antedating 1680 have been printed in Hening's "Statutes" and "The Virginia Magazine of Hiftory and Biography." The proceedings of the first Assembly (1619) were printed in the Collections of the New York Historical Society for 1857, as a Virginia Senate document in 1874, and in Tyler, ed., "Narratives of Early Virginia."

Unfortunately, not all the laws passed at these eight sessions are given in Hening's "Statutes at Large," Hening having been unable to fecure copies of them, Hening's fources were the collection of printed laws of the Colony published in 1733 and feveral earlier manuscript copies of fession laws. The former contained in full only the general laws in force at the time the collection was made; and the latter, being the few extant copies of the manuscript acts which before the days of printing in the Colony were fent at the close of each fession of the Assembly to the various county courts, contained only the general laws and fuch of the local and private acts as might be of interest in the counties to which these special copies happened to have been originally fent. It thus refults that of the twenty-two acts passed at the first session of the Assembly of 1727-1734, only eleven are found in *Hening*; of the twenty-nine passed at the second session, only nineteen; and of the thirty-five paffed at the third, only twenty. It was at this third feffion of the Affembly that the printing of the Journals was begun. It was also agreed with William Parks, printer, that the public laws should be printed by him and a copy delivered to each member of the House, to each justice of the peace in the Colony, and a well bound copy to the Secretary's office and to each county court in the Colony. The printing of the private acts was not called for in the agreement. All those not given in full by Hening for this fession are private acts. One private act, however, namely, "An act to confirm and establish an agreement therein mentioned, made between Thomas Bray, Gent. and John Randolph, Efq. for the fettlement of their respective rights to certain lands, whereof David Bray, the elder, gent. deceased, died seised; and for other purposes therein also mentioned,2" does appear in full. From this it seems that William Parks did flightly more than what he was compelled to do; for it is taken for granted that Hening's fource for the laws of this fession was one of these printed copies of acts for the fession. Later it became the practice for the public printer to print the private acts as well as the public laws.3 Hence for the last session of the Assembly of 1727-34 and for all four fessions of the Assembly of 1736-40 all the acts passed are given in full in Hening. And this is usually true of all sessions from this time to the Revolutionary War, except of the feffion held in March 1747, for which no laws are given in full-from this it is inferred that Hening failed to discover a copy of the fession laws for that fession, obtaining the titles from the Journal of the House of Burgesses or from the 1752 edition of the laws—and of the long fession of 1748-9, at which a general revifal of the laws was made and at the fame time the ufual number of private acts were paffed. Many of the laws omitted by Hening are to be found in the Public Record Office, London, and it is hoped that in the not very diftant future these may be collected and published in a volume supplementary to Hening's monumental collection.

An interesting fact may be noted in reference to the Coleman copy of the printed Journals used as the source of the reprints in this volume. The Coleman book is made up of the Journals of the House of Burgesses for the sessions from 1732 through 1744. Its binder's title is not "Journals of the House of Burgesses" but merely "Votes 1732 to 1744," which shows that the volume must have been bound not very long after the close of the session whose Journal is the last appearing in it, for the use of the term "votes" in the sense of a journal of a legislative body—the word usually applying to one, though that be the most important one, of the acts of the body being taken to cover the entire proceedings—seems not to have continued very long after this date. In the Journals of the House contained in the present volume it is used in this sense at least once.

¹ See pp. 141, 142.

Hening, IV, 370-376.

³ He was required to do this for the fourth fession of this Assembly, by order of the House (p. 232), and for the first session of the Assembly of 1736-1740, also by order of the House (p. 314). By this time the practice seems to have become fixed.

Preface

Historical Setting.

URING the period covered by the Journals of the House of Burgesses printed in this volume (1727-1740), George II was on the throne of England. The real ruler, however-but the word is not to be taken in any autocratic fenfewas Sir Robert Walpole, First Lord of the Treasury and Chancellor of the Exchequer, as applied to whom tauntingly by his enemies came into use the now familiar defignation "prime minister." Walpole's chief aim in government was the preservation of peace both abroad and at home, fo that the prosperity of the country might abound, bringing with it a quiet acquiescence on the part of all in the reign of the House of Hanover. And in the main he fucceeded; fo that though the annals of the times are not filled with ftirring events, the value to the English nation of the economic and conftitutional progrefs made is immeasurable. It is true that in 1727, at the beginning of this period, England was at war with Spain, but the war was one in which not much blood was fled and which was foon over; it is also true that in 1740, at the close of the period, England was again at war with Spain, but between the close of the first war and the breaking out of the fecond ten years had elapfed, a long time for the passions of the English people, inflamed by Walpole's political enemies, to be kept in check.

The cause of the first war was the determination on the part of Spain to regain the possessions lost by her by the treaty of Utrecht. In the pursuance of this determination the made an alliance with the Emperor Charles the Sixth, whereby, in return for her support of the Pragmatic Sanction, providing that the hereditary dominions of the emperor should go to his daughter, Maria Therefa, a promise of aid was given in recovering the Spanish possessions, especially Gibraltar and Minorca from England. In 1727 the Spaniards laid fiege to Gibraltar, but accomplished nothing, the emperor having been led by Walpole's diplomacy to remain inactive; and in 1729 was figned the treaty of Seville bringing the war to a close. Though Gibraltar and Minorca were left in the hands of the English, the treaty was an unsatisfactory one, since its commercial clauses led to imuggling on the part of the English and repression on the part of the Spaniards. A renewal of the war was inevitable, and the length of time that the renewal was postponed is a tribute to the skill of the prime minister. It was only after ten years that Sir Robert Walpole was obliged by the demands of the English people to begin hostilities. Even before the declaration of war, which was made on Odober 19, 1739, Admiral Vernon, who as a member of Parliament had done his best to bring about the war, and who had spoken much of the weakness of the Spanish colonies, was ordered to capture Porto Bello, the port from which failed the hated guarda-coftas. Since the enemy was unprepared, this he did with little trouble. But the further profecution of the war was unfortunate, Admiral Vernon's advice that it be confined to naval operations being rejected and a combined military and naval attack on Carthagena having been decided upon. This failed difmally, owing in the main to the inexperience and incompetence of Brigadier General Wentworth, in command of the land forces, whose dilitoriness allowed the expedition to be overtaken by the rainy and fickly feafon, during which the troops died by the hundreds. On the 17th of April, 1741, those that remained were taken to Port Royal. The expedition against Santiago also proved abortive.

Since this war was carried on at the very doors of the American colonies, and to a certain extent in their intereft, it was but natural that they fhould be called upon by the home government to furnish their quotas of the troops. This they did with greater or lefs alacrity, the colonial contingent being under the command, first of Governor Spotswood, and then, on his death before the troops sailed for the West Indies, of Gov-

ernor Gooch, of Virginia.

In the time of peace between the close of the first and the beginning of the second war—a peace which Walpole preferved fo far as England was concerned though on the continent of Europe the war of the Polifh Succession was going on for a year or two and the Family Compact (bringing France and Spain into alliance against Austria and England) had been figned—the most noteworthy domestic occurrence was the struggle over the Excife Bill which took place in 1733. The scheme embodied in the Excife Bill was, in bare outline, to require that all tobacco brought into England fhould come in duty free but should be stored in public warehouses, and when taken from these for home confumption taxed at a fair rate, no tax whatever, however, being imposed on it when exported. The scheme was an eminently wife one from almost every point of view: fmuggling would have been diminished, the revenues increased, honest traders encouraged, the troublefome question of rebates done away with, and the colonial producers of tobacco (being able either in person or through agents to examine the books kept at the warehouses) would not have been so often defrauded by dishonest merchants. The people of Virginia were heartily in favor of the bill. Some time before the measure was introduced, the General Affembly fent an agent to England to ask that an act of this nature be paffed; and his affiftance must have been highly valued by the ministry, for before his return to Virginia he had been knighted by the king. Notwithstanding its many advantages, however, the bill was fo violently opposed that Walpole, true to his policy of preferving the peace, withdrew it. Unfortunately, the word naming the tax on the article when taken out of the warehouses was the word "excise," a word at that time fufficiently unpopular to kill the measure.

Affembly of 1727-1734.

First Seffion.

THE first session of this Assembly met in Williamsburg on February 1, 1727 (old ftyle), and was prorogued on March 30, 1728. The membership of the House confifted of fifty-eight, two members each from twenty-eight counties and one each from Jamestown (or James City as it was at that time more usually called) and Williamfburg; and there were prefent on the day of opening forty-fix, to whom the various oaths appointed were administered by four members of the Council deputed for for this duty by the governor. The ftanding committees with which the business of the session was begun were the committee of privileges and elections, committee of public claims, and the committee of propositions and grievances. Later on, however, a committee for courts of justice was appointed to inquire into the reasons for delays in the courts of justice and to bring in a bill defigned to remedy them. The committee was found fo ufeful that in future fessions it was continued as one of the ufual ftanding committees of the House. The principal bill reported by this committee was the one which on its passage was entitled "An act for preventing delays in courts of justice; for expediting and better settling the proceedings in the General Court; and for the more speedy and easy recovery of small debts; and for repealing an act for obliging attorneys, profecuting fuits in behalf of perfons out of the country, to give fecurity for paying all cofts and damages; and declaring in what manner fuch fecurity shall be hereafter given,"s and was an exceptionally able measure, a fact recognized by the House, as was also the fact that it was the work in the main of John Clayton, the attorneygeneral, chairman of the committee, in the paffage by the Houle of a refolution-later agreed to by the Council—that the chairman be given twenty pounds for his unufual fervices. In order that trial might be made of the law, it was provided that it should be in force for only four years. So well did it ftand the test, however, that at the May 1732 fession of this Assembly it was enacted, "That the beforementioned act [that is, the act whose title is given above], and every clause, matter, and thing therein contained, fhall ftand and remain in full force, and be perpetual."6

The committee of propositions and grievances, having assigned to it the duty of examining the Journals of the preceding sessions of the House in order to find out what matters had been left undetermined and what temporary laws had expired since the last meeting, in addition to the more usual duties to be expected from a committee bearing its name, was the busiest committee of the sessions, with a much smaller membership, was, owing to the number and importance of the contested election cases brought to its attention, not far behind.

An interesting election case was that of Mr John Holloway, speaker of the House and treasurer of the Colony. Mr Holloway had been elected a member for York county and also for Williamsburg, a result very unusual but one which the law itself did not render impossible, for the reason that, as in England, it was not necessary that the member of the House be a resident of the county or town he represented. In such a case the member had, of course, to choose which constituency he preserved to sit for, and then it was necessary to order a new election by the other. Mr Edward Tabb, seeing in the situation a chance, probably, for his own election to the House from York is Mr Holloway could be induced to choose to sit for Williamsburg, gave out that he intended to question the election and return of Mr Holloway from York, but could not be induced by the committee of privileges and elections, though invited to do so, to prefer his charges, saying that he would wait till Mr Holloway had made his choice. His hope was evidently

⁴ See p. 3.

⁵ Hening, IV, 182.

⁶ Hening, IV, 323.

that in order to avoid trouble M^r Holloway would decide to fit for Williamsburg. His hope was, however, frustrated by the House on the eighth day of the session, when it resolved toward the close of the proceedings that no petition should be received from M^r Tabb looking toward the opening of the question after the rising of the House on that day. It was also ordered that M^r Holloway make his choice the following day. No petition was handed in by M^r Tabb, since he had no time to do this even had he really defired; and, being thus relieved of all possible embarrassment, M^r Holloway the next day chose to fit for York.

The judicial functions occasionally exercised by the House are well exemplified at this session in the case of James Wallace and Jacob Walkers and that of Thomas Barnes, Matthew Bean, and Joseph Sanford. Wallace and Walker were justices of the peace for the county of Elizabeth City, and had refused to certify a petition to the General Assembly, which, according to law, it was their duty to do. Brought before the bar of the House, they explained that they knew the matter of the petition to be false and that, surthermore, the signatures, with a sew exceptions, were not genuine. Nevertheless, they were reprimanded by the House and compelled to pay costs. Thomas Barnes, Matthew Bean, and Joseph Sanford were charged with fraudulently procuring in the interests of the gentleman first mentioned, the contestant, signatures to a petition complaining of the election of Mr Thomas Lee and Mr George Eskridge to represent Westmoreland county in the House. They were ordered before the bar of the House and reprimanded.

Another cafe illustrating a class of cases, not infrequent, in which judicial powers were exercised—those in which the privileges of members of the House were involved—was that of Edward West, against whom the complaint was made by Mr Andrews, a member of the House, that West had "grossly abused and affronted" him "in breach of the privilege of the House." He was haled before the bar of the House by the sergeant at arms, reprimanded by the speaker, and compelled on his knees to ask the pardon of Mr Andrews.

Most of the bills introduced originated in the House. Four, however, and these among the most important, had their origin in the Council. They were all finally passed by both houses. They were: I. "An act for the better support of the clergy of this dominion; and for the more regular collecting and paying the parifh levies,"" the object of which was to explain the ambiguities in exifting laws and to improve them by additions relative to the paying of parish levies; 2. "An act for making more effectual provision against invasions and infurrections,"12 giving the governor power to raise from the militia in times of danger fuch forces as might be neceffary to cope with it, and fixing the pay to be received by the officers and men when called out for any length of time; 3. "An act for the better regulating and afcertaining the current rates of filver coin within this dominion; and for preventing the evil practice of cutting foreign gold into pieces,"13 by which fuch a valuation was put on the various filver coins which had come into the Colony from Europe and Spanish America as would prevent them from leaving Virginia for places in which they were more highly valued, fo ufeful were they as fmall change; 4,"'An act for prohibiting the exportation of grain in time of fcarcity,"14 whereby the governor was empowered, with the advice and confent of the Council, to lay embargoes when deemed necessary.

An examination of these acts does not reveal any peculiarities of subject-matter feeming to render it more appropriate that they should have originated in one house rather than in the other. It would appear, therefore, that at this period of the history of the General Assembly any bill, except a money bill, might originate indifferently in

⁷ See pp. 13, 14.

⁸ See p. 17.

⁹ See pp. 31, 32.

¹⁰ See p. 20.

¹¹ Hening, IV, 204-208.

¹² Hening, IV, 197-204. 13 Hening, IV, 218-220.

¹⁴ Hening, IV, 221-222.

either house, and that its origination was rather a matter of convenience than of conftitutional law or cuftom. No bill originated in the Council either at the fecond or the third fession of this Assembly, but at the fourth session two of the bills which finally became laws were Council measures. The first of these had the title when it left the Council "An act for the more easy trial of criminals before justices of over and terminer."15 When it became a law, it had the title "An act for better regulating the trial of criminals, for capital offenses."16 The second was "An act for amending the act, entituled, an act for fettling the titles and bounds of lands; and for preventing unlawful fhooting and ranging thereupon,"17 It had to do in the main with provisions for conveying land and recording all fales, mortgages, marriage fettlements, deeds of truft, etc., and was a law of fuch importance that, acting on inftruction from the Houfe, the speaker. when on the last day of the session he presented this bill to the governor for his signature, requefted him to use his best endeavors to obtain the king's affent to it, so that purchasers of land might feel that their titles were fecure.18 The only act passed at the first session of the Assembly of 1736-1740 originating in the Council was the "Act for the greater ease and encouragement of sheriffs," the principal object of which was the relief of fheriffs from fuits on the escape of prisoners from jails unless negligence on the part of the sheriffs could be clearly proved. At the next session also only one law originated in the Council, and this a law not of first rate importance, bearing the title "An act, for the better prefervation of the breed of deer; and preventing unlawful hunting." The Council, however, exercised to the full always its privilege of offering amendments.

The relations between the two branches of the General Affembly at this fession were in the main friendly, only one epifode occurring which had a tendency to develop discord. On March 20, just ten days before the close of the session, a bill "For the better regulating the payment of the Burgesses' wages," which had been introduced some days before, was defeated. On the 25th, however, a bill "For lessening the levy by the poll by paying the falary of Burgesses in money" was introduced, read the first time, and later in the day the fecond time. The next day it was read the third time, paffed by the House, and sent to the Council for their concurrence. But this the Council refused. Whereupon a motion was made in the House that the House should refuse to present to the governor for his fignature the "Act for laying a duty upon flaves" which had already been passed by both chambers, and in which, it may be presumed the members of the Council, wealthy men and large flave holders, were especially interested, fince the effect of the act would be inevitably to enhance the value of their property. It was ordered that the faid refolution fhould be confidered the following day. The Journals, however, have no further reference to the matter. The necessary work incident to the clofing hours of the fession—the resolution was passed on the 28th of March and the fession ended on the 30th-probably prevented the discussion of a step which all must have recognized to be highly revolutionary. As for the bill "For the better regulating the payment of the Burgeffes' wages," it, or the fubstance of it, was introduced again at the next fession of the Assembly and became law.

This was the first meeting of an Affembly held since William Gooch became the lieutenant governor of the Colony, and his opening and clofing speeches are good examples of the speeches which during his incumbency of office, for twenty-two years, he was accuftomed to make to his General Affemblies—not especially happy in wording, but exhibiting at every point the characteristics for which their author was noted, and which won for him the high respect of those whom he had been sent to govern, namely, courtely, bufiness ability, religious feeling, and, above all, loyalty to the king. The governor explained that the Assembly had been called to meet at this unusual season of the year in order that the people of the Colony might be able to regulate the planting of their

¹⁵ See p. 198.

¹⁶ Hening, IV, 403-405.

¹⁷ Hening, IV, 397-402.

¹⁸ See p. 233.
19 Hening, IV, 487-492.
20 Hening, V, 60-63.

tobacco in accordance with the law on the subject which it was supposed would be passed, the law then in effect continuing according to its own provisions only till the close of this felfion. The other matters recommended for the special confideration of the Affembly were the repairing the battery at Point Comfort, the erection of a light-house on Cape Henry, and the discovery of means for the prevention of delays in the courts of justice. The action of the House in reference to the prevention of delays in the courts of justice has been given above. The recommendation of the governor as to the lighthouse at Cape Henry resulted in the prompt passage of an act designed to effect that refult," with, however, a claufe fulpending the execution of the act till the Affembly of Maryland should agree to bear part of the expense of building and maintenance and until the king should fignify his affent. The law on the subject of tobacco then in effect was continued with a few alterations and amendments." The outcome of the governor's recommendation in reference to the battery was a refolution of the House²³ to the effect that the battery ought by all means to be repaired and maintained, but that the expense ought to be borne out of the revenue of two shillings per hogshead on tobacco exported, fifteen pence per ton on fhipping, and fix pence per poll on all perfons imported, these taxes having been imposed for just such purposes. The House, though it respected the Governor highly, and evinced this respect by voting him a present of five hundred pounds,24 was unalterably opposed to taxing the people for purposes already provided for.25

An important piece of business transacted by the Assembly at this session was the appointment of an agent to represent the Colony in England in an effort to fecure the repeal of an English law recently passed prohibiting the "importation of tobacco stripped from the stalks."26 The two houses joined in drawing up an address to the king and a petition to Parliament fetting forth their objections to the law, and appointed Mr John Randolph, clerk of the House of Burgesses, special agent to present the two and to secure the refult which was their aim. The determination of the General Affembly to fend over a special agent from Virginia to attend to this piece of business was no doubt reached on account of the diffatisfaction with the refults obtained by the English agent recently employed in a cafe fomewhat fimilar. There had been paffed at the preceding feffion of the Affembly an act to lay a duty on liquors, and a Mr Leheup had been retained to fecure the king's affent. Though he was fuccefsful in his object, his fee was confidered fo exorbitant that the House refused to allow it.27

Of the public acts passed at this session two contained the suspending clause, that is, it was provided in each cafe that the act was not to become law till fanctioned by the king. These were "An act for laying a duty on flaves imported, and for appointing a treasurer" and "An act for erecting a light-house on Cape Henry," the act already referred to above. Neither was affented to by the king, fince the wifhes of the English merchants and thip owners prevailed. The act to erect a light-house at Cape Henry was also opposed by Lord Baltimore.28

This fession is further noteworthy for an order given by the House on February 22 that an agreement be made with William Parks, printer, for the publication of a complete collection of the public laws of the Colony then in force. The committee appointed to fupervise the work confisted of Mr John Holloway, then speaker of the House, Mr John Clayton, attorney-general, and Mr Archibald Blair (these three being members of the

²¹ See p. 50.

²² See p. 50. 23 See p. 26.

²⁴ See p. 28.

²⁵ The law relied on by the House in support of its position was the one of 1680 entitled "An act for raifing a publique revenue for the better support of the government of this his majesties colony" brought over from England by Lord Culpeper already framed for paffage, and paffed accordingly. It was one of the fundamental laws of the Colony, remaining in force throughout the colonial period. (See Hening, II, 466-

²⁶ See Statutes at Large (Great Britain; edited by Jno. Raithby), IV, 640.

²⁸ See Sainfbury Abstracts of Documents in the Public Record Office, London, Vol. IX, p. 386 ff. The Sainfbury Abstracts are in manuscript in the Virginia State Library.

House), Mr John Randolph, clerk of the House (subsequently Sir John Randolph, speaker of the House), and Mr William Robertson, clerk of the Council—the most competent men then living in Virginia to whom to entrust it. The work was pushed through to a successful conclusion, the volume appearing in 1733. The following is its title page:

"A Collection of all the Acts of Affembly now in Force in the Colony of Virginia with the titles of fuch as are expir'd or repeal'd And Notes in the margin fhowing how and at what time they were Repeal'd. Examined with the Records. By a Committee appointed for that Purpofe. Who have added many ufeful Marginal Notes and References. And an Exact Table. Publish'd, pursuant to an Order of the Genl. Affembly held at Williams in the year MDCCXXVII. Williamsburg. Printed by Wm. Parks MDCCXXXIII"

This was the third printed collection of *Virginia* laws, the first having been printed in *London* in the year 1662 or 1663 and containing the revisal of 1661-1662, and the second having been printed in *London* between the years 1684 and 1687.

Second Seffion.

The fecond fession of this Assembly continued from May 21 through July 9, 1730. The membership of the House showed an increase of five over what it had been the preceding session, Caroline and Goochland counties, erected by the Assembly at their former meeting, sending representatives, and a member sitting for William & Mary College, which now, the affairs of the institution having been placed by the trustees in the hands of the president and masters, had by charter the right to representation.

The governor was able in his opening addrefs to announce that, peace having been made between Great Britain and Spain, the time was propitious for enacting wife laws regulating the trade of the Colony. Since the trade in tobacco, the great ftaple, had fallen into a miferable condition, he fubmitted for its regulation in every detail a plan which had already been approved by the Board of Trade in England, and which needed only fuch improvement as the wifdom and experience of the members of the General Affembly might fuggeft. He laid before the Affembly two inftructions: one concerning "the honour of Almighty God not yet by law fufficiently fecured" and the other concerning bankrupts in England having eftates in Virginia.³⁰ He advifed that there be reenacted fuch of the features of a law paffed in 1705 for limiting fuits on judgments and obligations as were not repugnant to the Englifh ftatutes, the law itself having been lately repealed by proclamation; and that laws be passed adequate to the punishment of those guilty of burning tobacco houses and of fimilar crimes. The recommendation was made that John Randolph, who had succeeded in his mission to England, be adequately rewarded for his fervices.

All the matters referred to by the governor were confidered by the House, and acts passed in reference to them, with the exception of the question of bankrupts in England who had estates in Virginia and the establishment of a school system, the latter being one of the means, set forth in the instruction referred to in the governor's speech, for securing "the honour of Almighty God." In reference to these it was ordered that their consideration be postponed till the next session of the Assembly. As one means, however, of advancing the object sought in the instruction the law was passed bearing the title "An act for the effectual suppression of vice; and restraint and punishment of blasphemous, wicked, and dissolute persons; and for preventing incessions marriages and copulations."

The other laws paffed in an endeavor to carry out the recommendations of the governor were the following: 1. "An act for ascertaining the damage upon protested

²⁹ See p. 225.

^{*} Sainfbury, IX, 313, 324, 393 ff. The bifhop of London, whofe diocefe included the American colonies, had interefted himfelf in getting the Board of Trade to fend the first instruction; the British merchants were, of course, behind the second.

³¹ Sainfbury, IX, 426 ff.

³² See p. 63.

³³ Hening, IV, 244-246.

bills of exchange: And for the better recovery of debts due on promifory notes: And for the affignment of bonds, obligations, and notes,"34 to take the place of "An act declaring how long judgments, bonds, obligations, and accounts, fhall be in force, for the affignment of bonds and obligations, directing what proof shall be fufficient in such cases; and afcertaining the damage upon protefted bills of exchange," 35 which were repealed, the principal difference between the two being that greater certainty in the profecution of those guilty of drawing fraudulent bills of exchange was effected by the former, and no limitations of time in which fuits might be brought on bills, bonds, etc., were fet, thus leaving operative the English statutes on the subject; 2. "An act to prevent the malicious burning tobacco houses, and other houses and places: For taking away clergy from certain offenders: And for punishing acceffories to felonies, and receivers of stolen goods,"31 one of the main features of which was the taking away the privilege of pleading the benefit of clergy from those accused, thus removing the means used by offenders before this of escaping the extreme penalties inflicted by the laws; 3. "An act for amending the ftaple of tobacco; and for preventing frauds in his Majesty's customs," so the most important law by far passed at this session, being the reduction into proper form (after prolonged ftudy by a fpecial committee of which the attorney-general, probably the ableft member of the House, was chairman, and by the House itself in numerous feffions of the committee of the whole) of the scheme proposed by the governor for regulating the trade in tobacco, as the cultivation of tobacco had been regulated by the act passed at this session having the title "An act for repealing the act for the better and more effectual improving the staple of tobacco: And for the better execution of the laws now in force against tending seconds: And for the further prevention thereof,"38 the two acts together providing for almost every conceivable transaction in the great ftable of the Colony.

The recommendation of the governor that Mr Randolph be paid a fum commenfurate with his fervices was enthufiaftically adopted by the Houfe, which voted, nemine contradicente, that one thousand pounds be given him. 30 It was further ordered that Mr Randolph's report of his transactions in England should be printed.

A very important question demanding the attention of the House at this session was that of the right of a member to hold office as a sheriff. It came up for consideration owing to the fact that fince the close of the preceding fession several members of the House had accepted appointments and were then holding office. A special committee appointed to fearch the Journals for precedents, reported two cafes flowing that in the paft fervice in the two positions had not been permitted, and an act was passed without difficulty prohibiting any fheriff from fitting as a member of the House, and exempting members from appointment as fheriffs. The act also provided that the acceptance by a burgefs of a position of profit under the government rendered the election void. The burgefs might, however, be reelected by his conftituents.41 In all this, of courfe, English precedent was closely followed.

A very interesting act passed, as showing the tendency of the General Assembly toward a certain measure of toleration, is the "Act to exempt certain German Proteftants, in the county of Stafford, from the payment of parish levies."42 Only the title of this act is given in Hening. The Journals, however, give the fubstance of the petition of the Germans, out of which grew the law, which was to the effect that they should be relieved of parish levies fince they maintained a minister of their own nation.43 This measure of toleration was not later extended to other diffenters for many years—in fact, not till the Revolutionary War.

³⁴ Hening, IV, 273-275.

³⁵ Hening, III, 377-381.

³⁶ Hening, IV, 271-273. 37 Hening, IV, 247-271.

³⁸ Hening, IV, 241-244.

³⁹ See p. 63.

⁴º See p. 62.

⁴¹ Hening, IV, 292-293.

⁴² Hening, IV, 306.

⁴³ See p. 63.

The judicial power of the House, as well as its sensitiveness to criticism, is shown by the case of John Mercer and Peter Hedgman, the former the author, and the latter one of the figners, of a proposition certified by the court of Stafford county and prefented to the Affembly in reference to an act paffed at the preceding feffion of Affembly for encouraging adventurers in iron-works. The paper was declared to be a "fcandalous and feditious libel, containing falfe and fcandalous reflections upon the Legislature and the juftice of the General Court and other courts of this Colony,"4 and it was refolved that the two gentlemen named were guilty of a mifdemeanor, for which they should answer at the bar of the House. In course of time petitions were received from both expressive of their forrow at having incurred the displeasure of the House, whereupon they were brought before the bar of the House, reprimanded by the speaker, and discharged, paying sees. The paper, however, with others on the same subject, had its effect, for the "Act for encouraging adventurers in iron-works" passed at the preceding fession, was amended in the seatures objected to, especially in that the cost of making roads to the iron-works from the shipping points and from the places of supply of the ore was taken from the shoulders of the public.45

The following cafe, also, shows the determination of the Burgesses to look after their dignity. A refolution was adopted by the House that the wages of the members should for that session be paid in money in the hands of the treasurer, the proceeds of the tax on liquors imported. It was agreed to by the Council, only one member, Mr Richard Fitzwilliam, differing, whose reasons for his action were spread on the Journal of the Council. When the House heard of this, it was ordered that a message be sent the Council defiring them to give the House a copy. This was done. A committee was appointed to confider the matter. The committee made a full report,46 giving in order Mr Fitzwilliam's reasons for his diffent and the answering arguments in each case, and at the close their recommendations. Two statements made by Mr Fitzwilliam feemed to the committee to transcend the sphere of legitimate criticism, namely, that fome of the members of the House of Burgesses, knowing that the resolution to be effective would have to be agreed to by the Council, would for this reafon be more subservient to the wifnes of the Council in other matters than independent legislators should be, and that it was "most unreasonable that a very few people trading to the West Indies should be burthened with fo heavy a duty on their liquors with a view only to have the greatest fhare of it distributed among the Burgesses." The committee characterized these charges as falfe, fcandalous, and malicious, and gave it as their opinion that the views fet forth by Mr Fitzwilliam could have been entered on the Journal of the Council only with the purpose of bringing the House into disgrace with the king. This much of the report was adopted by the House. But the rest of it, recommending that a representation be made to the king in Council against Fitzwilliam, failed by a vote of 28 to 29. Since the Journals of the House of Burgesses would go to the Board of Trade-if necessary, to the king in Council-just as the Journals of the Council would go, the full report of the committee of the House in the matter would come under the official eye of the authorities in England to offset the views expressed by Mr Fitzwilliam. Hence all that was really necessary in the premises was accomplished.

In this case the good relations existing between the House and the majority of the members of the Council were not disturbed. It was only against Mr Fitzwilliam that the anger of the House was aroused. And the incident had this good effect, that it led to the passage at this session of a law clearly setting forth the circumstances in which it would be allowable in the future for payment of the burgesses side in money from the central treasury. This law has the title "An act for the better reg-

⁴⁴ See p. 66.

⁴⁵ Hening, IV, 296-300.

⁴⁶ See pp. 97-99.

⁴⁷ Mr. Fitzwilliam was furveyor-general of the cuftoms of Virginia, Carolina, and Jamaica, and by virtue of his office a member of the Council. The other members of the Council oppoded his having a feat in that body, and the queftion was carried up to the king in Council, by whom it was fettled in favor of Mr. Fitzwilliam. (See Sainfbury, IX, 424, 436, 438, 458.) The Burgeffes did not fail to complain to the home authorities of Mr. Fitzwilliam's conduct. (Sainfbury, IX, 494, 513.)

ulation and payment of the burgeffes' wages," and it contained a provision defigned to remedy absenteeism on the part of members—recently become much too common—which was, that pay should be withheld for absence in every case unless occasioned by sickness.

The due regard shown by the Council for the privileges of the House is well illustrated in the manner in which an important clause in the "Act for amending the staple of tobacco" came to be inserted. When the bill left the House, it contained no provision for the purchase of scales and weights for the several warehouses. Instead of at once amending the bill by putting in a clause directing that such weights and scales be bought and setting forth how they should be paid for, the Council asked for a conference with the House, in order to find out whether the latter body concurred in the opinion of the Council that they should be paid for from the public money in the hands of the treasurer, and whether it was also the opinion of the House that the expense of carrying the act into execution, if greater than the revenue appropriated, should be met in the same way. The object of the Council in proceeding in this manner was "to keep up a good correspondence" with the House "and to avoid disputes concerning the privileges" of the House. The committee appointed to condust the conference on the part of the House having reported, the House agreed to allow the Council to add to the bill a clause or clauses for the purposes set forth."

A very valuable part of the Journal for this fession is that made up of the petition of the House to the king on the subject of the grants made by Charles the First and James the Second of the territory in Virginia known as the Northern Neck. In this paper is set forth at length the history of the several grants, the provisions of each, and causes of the disfatisfaction of the inhabitants of that section of Virginia with resulting conditions. Rendered now by publication generally available, it will be an important source of information on the whole subject. The petition was the result of representations made to the House by dwellers in the Northern Neck of the hardships experienced by them in consequence of the grant whose provisions were then operative. Especially alarming to the inhabitants was the fact that Lord Fairfax, the proprietor at that time, had come into possessing any of the lands in see simple, and that he had called into question the validity of the acts both of his own agents and of agents of former proprietors granting see simple titles.

Third Seffion

The third fession of the Assembly began May 18 and ended July 1, 1732. Since Prince William county had been established at the second session of the Assembly, and Brunswick (formed by law passed in 1720) was now for the first time represented, the membership of the House was 67. The principal business of the session was the passes of amendments and additions to the great tobacco law which had been enacted at the preceding session of the Assembly. The paramount importance of this law among the laws of the Colony may easily be inferred from what was said by Governor Goock in his speech at the opening of the session, who gave some account of the opposition met with by the act in England and of the opposition it was then meeting from certain classes in Virginia. It was the special work of the Assembly at this session to so amend the law as to render it effective in its inspection features and at the same time remove the undoubted hardships imposed in many cases. A great deal was accomplished at this session, but enough of the problem was left unsolved to require much of the time of the General Assembly sentences.

But it was not to the unaided efforts of the legislative body of *Virginia* that the members of the House looked for entire amelioration of the condition of the tobacco trade. It was recognized that help had to be sought from the *English* government itself. Hence the motion was made in the House "That the House would take some measures,

⁴⁸ Hening, IV, 278-280.

⁴⁹ See p. 100.

⁵⁰ See pp. 92-96.

to reprefent to the Parliament of *Great Britain*, the miferable ftate of the tobacco trade; and to induce them to eftablifh fome better methods of fecuring and collecting the duties upon tobacco, for preventing the notorious frauds which have long fubfifted, and occasion the intolerable hardships that trade at prefent labours under." It was resolved "That a petition be made, to the honourable the knights, citizens, and burgesse, of the Parliament of *Great Britain*, to put tobacco under an excise." This resulted, after the whole situation had been thoroughly discussed both in the House and in the Council, in the preparation, not only of a petition to Parliament, but also of an address to the king and a letter to the lords of the treasury, and the appointment of Mr John Randolph, who had so successfully carried through the former mission, as agent for the conduct of the prefent business, to whom was to be paid the large sum of two thousand two hundred pounds."

In his opening fpeech the governor made the important announcement that the king, on the petition of the British merchants, had repealed the act passed at the last session for continuing the duty on liquors and had fent an inftruction prohibiting the laying of any duty on flaves, to be paid by the importer. However, the governor turned over to the House a letter he had received from one of the secretaries of the Board of Trade, which contained hints as to how bills might be drawn on these two important subjects that would be allowed by the king to become laws, and one of the acts passed at this fession was "An Act for laying a duty on liquors" and another was "An act for laying a duty on flaves, to be paid by the buyers," both of which went into operation. 53 The difference between the act paffed in 1730 for laying a duty on liquors, which had been difallowed by the king, and the one passed at this session was that whereas the former act contained a provifo that liquors imported in veffels belonging to Virginia owners should pay only half the usual duties, this was omitted from the act passed at the present session. The complaint of the British merchants of the act of 1730 was solely directed against this claufe.54 The difference between the two acts for laying a duty on flaves was merely that the act paffed in 1727 called for the payment of the duty by the importer, whereas the act passed at the present session laid the burden on the buyer—a burden which would have been shifted to his shoulders, of course, if the act of 1727 had been allowed to stand.35

The relations between the two chambers of the General Affembly at this felion and between the House and the governor remained as amicable as they had been at the former fession, though differences of opinion arose, especially as to the proper fund (whether the fund arifing from the permanent tax of two fhillings per hogfhead on tobacco exported, of one shilling and three pence per ton on vessels coming to Virginia from abroad, and fix pence per poll on perfons brought into the Colony, or that arifing from the rather precarious taxes on liquors and flaves) from which should be paid various expenses. The former fund was, according to the preamble of the act providing for it, "for the maintenance of the governor and feveral other officers and persons as alsoe for the fort and fortifications, befides many other contingent expences,"36 was kept by the receiver general and under the control of the governor and Council; the latter fund was kept by the treasurer, its object was the payment of such expenses as would otherwise have to be paid from a fund made up of collections from poll taxes, and was under the control of the entire Affembly, the House more particularly, since in the House originated money bills. The differences of opinion arifing at this felfion between the two houses and between the House of Burgesses and the governor as to the application of the two funds were fimilar to those arising ever fince their origin, the first in 1680 and the second in 1684, and continuing to the Revolutionary War. The object of the House was always to throw as many expenditures as possible on the former fund and of the Council and the governor to throw them on the latter. The specific question causing the difference at

⁵¹ See p. 152.

⁵² See pp. 152, 159, 160, 161, 167.

⁵³ Hening, IV, 310-322.

⁵⁴ Sainfbury, I, 116.

⁵⁵ Hening, IV, 182, 317-322.

⁵⁶ Hening, II, 466.

this feffion between the House and the governor was whether the payment of certain guards employed to protect several of the tobacco warehouses from being destroyed—such was the seeling in some parts of the Colony in opposition to the law—should be paid out of money in the hands of the receiver general or from money in the hands of the treasurer. The House maintained that the expense was one of the contingent expenses of government, and the governor that it was one incident to the execution of the tobacco law and therefore payable, according to a provision in the law itself, out of the money in the hands of the treasurer. The question causing the difference of opinion between the House and the Council was whether the sees of the attorney general and of the clerk of the General Court arising from the prosecution of criminals should be paid from the revenue arising from the tax on liquors. In each case the House carried its point, especially since it was pointed out that the revenue in the hands of the treasurer was exhausted, and that great sums had been voted to be paid from the amount hoped to be raised by the two revenue acts passed at this selfion. **

Fourth Seffion.

The fourth and last session of this Assembly began August 22 and ended Oct. 4, 1734. It was the longest fession of a General Assembly held up to that time since the Assembly was inftituted, and the work done was of very great importance. The first entry in the Journal is to the effect that Sir John Randolph had refigned his position of clerk of the House of Burgesses and that Benjamin Needler, by virtue of a commission from the lieutenant governor, had fucceeded him. Though Randolph had not fucceeded in his miffion to England, the opposition to an excise law on the part of the English people being at that time too great to be overcome, he had conducted himself in such a way as to win the approval of the English ministers, by whom he was recommended to the king for knighthood, 59 Returning to Virginia, he faw before the opening of this felfion a good opportunity for further advancement in the public fervice, for Mr John Holloway, the speaker of the House, was about to retire, and there were various vacancies in the membership of the House, occasioned either by death or the acceptance of offices of profit under the government, to any one of which he-fuch was his preftige-might probably be elected. Hence his refignation from the position of clerk of the House. On the day on which the fession began, among the new writs which it was ordered that the governor be asked to iffue for filling vacancies, was one for William & Mary College, a corporation close at hand and composed of only fix or eight voting members. The governor iffued his writ at once, the election took place at once, and Sir John Randolph the next day qualified as member of the House, and on the day following, Mr Holloway having handed in his refignation, was elected to the speakership, and later on in the session to the treasurership. The speech made by Sir John Randolph in accepting the office of speaker is an admirable one of its kind, flowing him to have been a man of unufual ability, fully worthy of the efteem in which he was held by his contemporaries and of the fuccefs which crowned his efforts.

The reason given by Mr Holloway for his resignation was the condition of his health, but it was soon found—and must have been suspected before the opening of the session—that his accounts as treasurer were not in a satisfactory condition. Full examination proved there was a shortage of one thousand eight hundred and fifty pounds, which his bondsmen were required in time to make good. Mr Holloway having assigned them for their indemnity various mortgages, judgments, and other securities, and consessed judgment to them in the General Court for the sum of five thousand pounds, and, in addition, assigned to trustees all his estate for the satisfaction of his debts to his bonds-

⁵⁷ See pp. 157, 158, 162.

s8 See pp. 161, 162, 163, 167.

³⁹ It thould be remembered that Sir Robert Walpole was heartily in favor of the paffage of an excife law and that he introduced fuch a measure, withdrawing it, however, when he realized the full extent of the opposition to it. No doubt Randolph had been of great affiltance to him.

⁶⁰ See p. 220.

men and all other debts, a provision was, on the petition of these bondsmen, inserted in the "Act for appointing a treasurer, and for other purposes therein mentioned" that the new treasurer be allowed to receive these securities and recover on them at once so much as fhould be needed to make up the amount of the fhortage, the bondfmen not being proceeded against. The money needed immediately to discharge sums owed by the government and payable from the duties on liquors and flaves the treafurer was to borrow. Mr Holloway, having given up his whole fortune, was not profecuted criminally. It is doubtful, indeed, if there was a law under which he might have been proceeded againft. But, in fact, the feeling feems to have been that he was unfortunate rather than criminal and that fince he had for many years ferved the people faithfully and well, he fhould now in his old age, in the time of reverfes brought about by unwife loans, and in the time of his physical and mental deterioration, be an object of commiferation rather than of condemnation and contempt. This feeling is well expressed in a communication of the Council to the Houses asking that there be inserted in the "Act for appointing a treafurer, and for other purposes therein mentioned," then under confideration, a clause granting Mr Holloway fifty pounds a year for his fervices the two preceding years in fettling the accounts of the inspectors of tobacco, a service for which he had not been paid, although in the act then under confideration it was provided that the new treasurer for fimilar fervices in the future should receive fifty pounds a year. A motion to this effect had already been defeated in the House, but now the recommendation of the Council was readily agreed to.

The governor explained in his opening speech that it was on account of the approaching expiration of the tobacco law—it was passed in 1730 to be in force from the first of August, 1730, till the 10th of November, 1734—that the Assembly had been called together. He recommended that it be continued with fuch alterations as experience had pointed out to be neceffary, especially in regard to the number of the warehouses, their location, the rents to be paid for them, and the falaries of the inspectors. He also asked that the law to be paffed be enacted for a longer period than had been the cafe with the former laws. The General Affembly went to work with a will, adopting the governor's fuggeftions in the main, and including in the revision of the law many of their own ideas in addition, but refused to permit the law to run for a longer term than four years. 63 The difficulties of the fituation are feen on almost every page of the Journal. Especially are they fet forth in the address of the House in reply to the governor's opening speech. The question of the expense of carrying the law into execution was a serious one, for not only had buildings to be put up, inspectors paid, etc., but when a warehouse was burned, the owners of the tobacco deftroyed with it had to be recompenfed. The fees charged for making infpection did not for fome years equal the fum of these expenses.

The only other recommendation made by the governor was that amendments be enacted to the militia law. The House went to work with a will on this recommendation also, and, having in course of time completed a bill on the subject, entitled "An act for the more equal lifting of persons to serve in the militia, and for enforcing the laws to better regulate the militia," sent it up to the Council, by whom it was so amended as to render it unacceptable in the chamber of its origin. Efforts to bring the two houses together proving unavailing, the bill was lost. There was reenacted, however, the law passed in 1727 for making provision against invasions and insurrections, which was to be in force for three years. 44

Though the fession was one of hard work on various measures, and especially on the tobacco law, a measure affecting in a peculiar manner the interests of every member present, and differences of opinion were frequent, kindness and countriety characterised the feelings existing between the House and the Council except on one considerable.

prefent, and differences of opinion were frequent, kindnefs and courtefy characterifed the feelings exifting between the Houfe and the Council except on one occasion, and then the breach was only of very short duration. On the very day before the close of the fession managers were sent by the House to request that there be a conference on the

⁶¹ Hening, IV, 433-436.

⁶² See p. 229.

⁶³ Hening, IV, 380-393.

⁶⁴ Hening, IV, 395.

fubject of amendments which had been made by the Council to a bill paffed by the House and from which the Council had refused to recede though the bill had been sent back to that body with the request that it do fo. The managers reported that they had met two members of the Council in the conference chamber, who faid that it was contrary to the rules of the General Affembly for a chamber to agree to a conference after it had adhered to amendments, and that therefore the Council could not agree to the request of the House. Taking exception to the manner, probably, in which this determination was expressed, rather than to the matter of it, the House passed resolutions of condemnation. These, however, have not come down to us; for they were expunged from the Journal the very next day and were not printed. This happy refult was brought about by an explanation made by the Council to the fpeaker of the House, to the effect that there had been a mifunderstanding, the Council not intending absolutely to refuse a conference, but merely to fay that a conference would be unnecessary since they had adhered to their amendments. The council faid further that they were ready to go into a conference if the House defired it. The House expressed itself as satisfied and ordered the erafure of the refolution paffed the day before. The good feeling flown on all fides at this meeting of the Affembly was fo marked that the fpeaker, who made an address to the governor on the closing day of the fession in lieu of the address of the House which on former occasions had been prepared by a committee, felt called on to comment upon it, diplomatically explaining it by the good example fet by the governor himself, who by his civility in the conduct of affairs had succeeded in banishing factions from the Colony.

Besides being a session of hard work well done, the session is further noted as being one in which the Alsembly went on record in a manner more pronounced even than in the past as friendly to learning in the Colony in the passage of "An act for the better support and encouragement of the College of William and Mary, in Virginia," is after hearing the president and masters of the college at the bar of the House in committee of the whole on the financial condition of the institution. This act provided regulations the object of which was to secure with certainty the penny a pound on tobacco exported to the other English plantations in America, which had been imposed by the charter of the college, and the duties laid on skins and surs by a law of Virginia of the fourth of Queen Anne, and gave to the college the whole of the duty of one penny per gallon laid on liquors imported, instead of only two hundred pounds per annum out of this duty, and exempted all connected with the corporation from taxation.

⁶⁵ Hening, IV, 429-433.

⁶⁶ See p. 215.

Affembly of 1736-1740.

First Seffion

HE Affembly of 1727-34 had at their laft fession been prorogued merely, not dissolved, but in the meanwhile Governor Gooch had concluded that it would be well to call a new Assembly, the seven years allowed by the Septennial Act as the life of an English Parliament being nearly spent, and it being Governor Gooch's desire, even if he had no instructions on this head, to follow English precedent. The new Assembly remained in existence, counting its life from the time of the election of its members to the time of election of members of the succeeding Assembly, for about seven years. It had been elected, and called together to meet first on Angust 1, 1735, but had been prorogued before meeting, and had not actually come together till Angust 5, 1736. Following the custom, however, adhered to in this set of volumes it is more convenient to speak of this Assembly as the Assembly of Angust 5, 1736—Angust 28, 1740, or merely the Assembly of 1736-40, from the date of the opening of its first selfion and the close of its last.

The first session on August 5, and ended on September 22, 1736. The membership of the House consisted at this session of 71, the Counties of Orange and Amelia having come into existence since the close of the last session of the preceding Assembly, of whom sixty were present on the first day. Sir John Randolph was elected speaker, though with some opposition. His speech of acceptance and the speeches made by him throughout the session, quite surpassing those of the governor, the only other speeches made at the preceding session, quite surpassing those of the governor, the only other speeches reported in full, and showing a thorough understanding of the theory of representative

government and of its practice in Virginia.

Governor Gooch had the great fatisfaction at the opening of the first session of this Affembly of announcing that the king had been pleafed to give his affent to the two of the acts passed at the last session of the preceding Assembly concerning which the people were most folicitous, namely, the "Act for the better support and encouragement of the College of William and Mary, in Virginia" and "An act for amending the act, intituled, An act for fettling the titles and bounds of lands." The latter of thefe acts being one of prime importance, the people were specially defirous of seeing it not only incorporated as a part of their legal fystem but incorporated in such a way that it could not be readily changed, and this latter object was effected by having the king's express confirmation of the law, it being necessary for the enactments of the General Affembly of Virginia repealing or amending fuch laws as had received the fanction of the king to have attached to them the proviso that they should not go into effect till approved by the king. This requirement, making for the greater ftability of the laws, and, perhaps, ufeful in the earlier hiftory of the Colony, came later on to be confidered a hardfhip. One of the most interesting legislative documents drawn in the history of Colonial Virginia is the petition of the General Affembly of Virginia to the king in 1752 on the fubject of the repeal by the king of ten acts included in the great revifal of the laws of 1748-49 and of his affent to the others.67

The only two matters called to the attention of the General Affembly for legiflative action were the condition of the militia and the practice of importing liquors by land from Maryland and North Carolina, on which, as the law then ftood, no duty could be collected. A comprehensive bill was promptly introduced in the House for the better regulation of the militia and passed, but, as in the preceding session of the Assembly, the House and the Council could not agree, and the bill failed. The question on which no compromise could be arrived at between the two houses was as to the

⁶⁷ Hening, V, 432-443.

number of times a year the militia should be called upon to drill, the House standing out for four times and the Council for twelve. The views on the main features of the bill are very ably fet forth in the Journal for September 16.68 This bill having fallen through, one of its provisions being that a tax of fix pence per poll fhould be levied on all negroes for two years for the purpole of fecuring funds with which to purchase arms for the poorer people of the country unable to buy arms for themselves, a paragraph was inferted in an address to the king on his auspicious reign and on the late marriage of the Prince of Wales, asking that his majefty furnish a supply of arms for the poorer fort of the militia, in order that they might not continue "ufeless and ineffective."69 The fituation in refpect to the importation of liquor was dealt with by the paffage of the law entitled "An act for laying a duty upon liquors imported by land; and better fecuring the duty upon flaves; and for other purpofes therein mentioned."70

If there were any friends of the great tobacco law who supposed that by the amendments paffed in 1734 it had been rendered agreeable to all, they at this fession had a rude awakening; for on August 12 it was ordered by the House by a decifive majority that a bill fhould be brought in to repeal the act. In a very fhort time the bill was brought in accordingly and passed by the House." Fortunately, however, it was rejected by the Council. Then the House passed a bill which, with amendments, was concurred in by the Council, its title being "An act further amending the act, for amending the ftaple of tobacco; and for preventing frauds in his majefty's cuftoms," and its two most important provisions being the repeal of the prohibition contained in the act itself put upon selling tobacco before it had been inspected at one of the warehouses and the rendering infpectors ineligible to fit as burgeffes.

At this opening fession the committee of privileges and elections was an important one, having under confideration first and last nearly a full dozen contested election cases, feveral of which brought to light a peculiar species of bribery, namely, the transfer to a citizen just before the election of a sufficient amount of land to entitle him to vote, on the understanding that he would vote in a given manner. This abuse led to the passage of the "Act to declare who shall have a right to vote in the election of burgesses to serve in the General Affembly, for counties; and for preventing fraudulent conveiances in order to multiply votes at fuch elections,"73 whereby only the owner of one hundred acres of unimproved land or twenty-five acres of land having a house on it and cultivated, the fame having been owned for at leaft one year before the election (when not coming by descent, marriage, marriage settlement or bequest), or the sole owner of a house and lot in a town or city, could vote in an election for the House; and when required, the voter was obliged to take an oath that he was legally qualified. The proceedings had in these various cases show that the House took cognizance to the very fullest extent of the qualifications and election of its members, not only deciding whether a member was legally elected or whether a member's character was fuch as to unfit him for fervice, but also going to the extent of punishing those who interfered in an election or failed in the performance of duty in reference to one. For instance, the sheriff of Hanover reported to the House that it had been impossible to hold an election in his county because of the riotous conduct of the crowd gathered at the polls. The three men named by him as being mainly responsible for disorder were sent for in custody of the sergeant at arms to answer for their mildemeanor.74 The sergeant at arms found one of these men confined in the Hanover jail, but the other two were brought before the bar of the House. Humbly acknowledging their errors and promising future good behavior, they were releafed from cuftody, on the payment by one of them of fees, which were not required of the other, fince feveral of the members of the House testified to the man's

⁶⁸ See pp. 301-303. 69 See p. 314.

⁷º Hening, IV, 469-474.

⁷¹ See p. 260.

⁷² Hening, IV, 478-482.

⁷³ Hening, IV, 474-478.

⁷⁺ See p. 278.

ufual fobriety and good conduct. Another example was that of Thomas Roy, an inspector of tobacco at a warehouse in Caroline county, who was charged with having threatened certain voters that he would not pass their tobacco unless they voted for the candidate for the House whom he favored. 75 Mr Roy was sent for to answer his "misdemeanor and breach of the privileges" of the House. He petitioned the House praying to be heard, with witnesses, and his prayer was granted, the case being referred to the committee of privileges and elections for confideration, which, after hearing Roy and others, recommended in their report to the House that Roy be discharged out of custody, paying fees, and the House so ordered. An example of the punishment of an officer for irregularity in an election is to be feen in the cafe of Mr Francis Heyward, who, when fheriff of the county of York, had been guilty of leafing out small parcels of land a short while before the election, for the purpose of qualifying persons to vote." It was resolved that he in fo doing had "acted corruptly, against law, and the duty of his office," and it was ordered that he be brought to the bar of the House, reprimanded by the chair, and that he then be discharged, paying sees. Mr Heyward's case was the one particularly which led to the passage of the law regulating the election of burgesses.

The petition made by the General Affembly of 1730 to the king that he find means to quit the claims of the proprietor of the Northern Neck fo that the inhabitants of that part of Virginia might hold their property in land in just the same manner as the inhabitants of other fections of Virginia, that is, immediately of the king, had failed to effect its object. Lord Fairfax would not recede from the claim fet up by him in reference to titles to land conveyed by his agents or agents of former proprietors to fettlers. Hence at this feffion the Affembly took the fettlement of the question into its own hands, as it had a right to do fince in the original letters patent it had been ftipulated that the patentees, their heirs and affigns, and other inhabitants of the fection should be "in all things fubject and obedient to fuch laws and conftitutions, as were or fhould be made by the faid governor, Council, and Affembly, for or concerning the faid Colony or the government thereof."'78 A law was accordingly paffed providing that the lands conveyed up to that time fhould be held in the manner ftipulated by the agents, and this law was allowed by the king.79

Second Seffion.

The fecond fession lasted from November 1 to Dec. 21, 1738. The first business transacted by the House was the admission as a member of the newly elected burgess from the borough of Norfolk, among the privileges granted this corporation by its charter, and expressly confirmed to it by act of the General Affembly passed at the preceding feffion, so being the power to elect one burgefs to the General Assembly. Since this was the only additional burge's provided for by the General Assembly at their preceding fession, the membership of the House at this session was 72.

The member from Norfolk, as well as fuch other members as while the feffion was in progress were elected to fill vacancies in the House, was compelled to take the customary "oath of a burgefs," in addition to the oaths required by law.81 This was the last seffion of the House, however, at which the oath of a burgess was administered. This was a fpecial oath which was used for the first time probably in 1652, at an Assembly meeting foon after the Colony had made its fubmiffion to Parliament, and which had (its form, however, having been formewhat changed in 1666) been in use ever fince.82 Toward the close of the prefent session the House, some question having arisen as to the obligations

⁷⁵ See p. 274.

⁷⁶ See p. 303.

⁷⁷ See pp. 276, 282, 283.

⁷⁸ Hening, IV, 519.

⁷⁰ Hening, IV, 514-523.

⁸⁰ Hening, IV, 541-542.

^{8:} These were "the oaths appointed to be taken by act of Parliament instead of the oaths of allegiance and fupremacy," the oath of abjuration, and the test.

⁸² See p. 382.

imposed by the oath, by resolution discontinued it, being of opinion evidently that the oaths required by law were fufficient, added to a strict enforcement of the rules of the House, to hold members to the performance of their duties.

Sir John Randolph having died the preceding year, it became necessary for the House to elect a successor as speaker, and Mr John Robinson was elevated to the position and, later, by act of the whole General Affembly, appointed treafurer.83 Happily, when the accounts of Sir John Randolph as treasurer and those of his brother, Richard Randolph, treasurer by the appointment of the governor till the end of the present session of the Affembly, were examined, no regrettable disclosures followed, as was the case with Mr John Holloway, the treasurer preceding Sir John Randolph, and with Mr Robinson himfelf after many years of fervice.

The governor devoted most of his opening address to an argument in favor of the continuance of the tobacco law, which was to expire on the 9th of November, 1739, and to a statement of the fact that there had recently occurred on the frontiers feveral murders by the Indians incident to the hostilities at that time carried on between the Northern Indians and the Catawbas and Cherokees.

The reply of the House gives expression possibly even more freely than usual to the good will entertained by its members toward the governor, and this good will was further evident, and in a more practical and conclusive way, in an honest effort to carry out, fo far as the individual opinions of members would allow, his recommendations, and to relieve the conditions described. The great importance of the tobacco act was recognized by the House so fully that when on November 8 the committee of the whole, which had been confidering the governor's speech, reported that it was the opinion of the committee that the act should be continued, with alterations and amendments, the confideration was deferred till the following Tuefday week, when it was ordered that the roll of the House should be called over and absent members be proceeded against with the utmost feverity. On the day appointed, the report was taken up, and the resolution of the committee was agreed to by a vote of 39 to 30. The full number of members of the House at this session was only seventy-two, and on November 21 two of these had not vet taken their feats.84 Furthermore, fince it was not necessary for the speaker on this occasion to cast his vote, the recorded vote seems to show that every member of the House was present and assuming the responsibilities of the position to which he had been elected. It feems probable that this unufual length of time between the fubmiffion and the confideration of the report was ordered for the very purpose of securing full reprefentation. If confideration had been had earlier, the number of confittuencies not fully represented when the vote was taken would have been greater, fince at the beginning of the fession there were found to be at least seven vacancies in the House occasioned by death, and one by the acceptance of the office of fheriff by the original holder of the position, and it took some time to hold new elections. The delay gave ample opportunity, too, of course, for informal discussion of the law among the members. The bill introduced in accordance with the order of the House was finally, after full consideration by both branches of the Affembly and confiderable amendment in both, enacted. It bore the title "An act for further continuing and amending the act, for amending the ftaple of tobacco; and for preventing frauds in his Majesty's customs."85 It was to be in operation immediately from paffage, and, with fo much of the act whose place it took as was not repealed or altered, was to continue in force till the 9th of November, 1739. The principal change made by it was in the method of the appointment of infpectors, two of whom were now to be chosen for each warehouse by the governor from a lift of four eligibles furnished him by the justices of the court of the county in which the warehouse was situated. Formerly the governor had the appointment, with and by the advice of the Council. Infpectors were also held to stricter accountability for failure to attend to their duties.

⁸³ Hening, V, 64, 65.

⁸⁴ See pp. 351, 352. 85 Hening, V, 9-16.

For the fafety of the inhabitants on the frontiers and the encouragement of fettlements, feveral measures were introduced in the House which became laws: 1. "An act, for reviving the act, for making more effectual provision against invasions and insurrections, "86 the act thus revived having been passed at the first session of the Assembly of 1727-32; 2. "An act, to encourage fettlements on the fouthern boundary of this Colony," fuch fettlers being exempted from levies for ten years and at all times thereafter permitted to pay all public dues and officers' fees in money inftead of in tobacco, and the governor of Virginia given the right to grant letters of naturalization to any alien who might fettle there on certificate from the clerk of any court that the applicant had taken the "oaths appointed by parliament to be taken, inftead of the oaths of allegiance and fupremacy; and taken and fubfcribed the oath of abjuration, and fubfcribed the teft;" 3. "An act, for erecting two new counties, and parishes; and granting certain encouragements to the inhabitants thereof,"88 whereby Frederick and Augusta counties came into being, the act providing for the fame encouragements to fettlers as were extended to fettlers on the fouthern boundary. In addition, the militia bill which had failed at the preceding fession, or a bill very similar, was introduced, and, with amendments, passed by both Houses, in its final form bearing the impress to a much greater extent of the House than of the Council.

There were twenty-five acts in all-private acts and public laws together-paffed at this fession. The House was not too busy, however, with secular affairs to neglect those of a religious nature, as is attested by an order of November 13 that the thanks of the House be returned to Mr Chicheley Thacker for his "excellent fermon" preached before the House the day before. It was further ordered that one thousand copies of the fermon fhould be printed, "to be proportioned amongft the feveral counties in this Colony; to be diffributed by the respective courts of the said counties, in the best manner, for the comfort of Christians, against the groundless objections to the divinity and dignity of the bleffed Jefus," an order which the governor did not fail to commend in his fpeech of prorogation.

At this felion of the Affembly an attempt was made to have a law paffed for the removal of the feat of government from William [burg to some place more convenient, but fince the advocates of removal could agree on no place, fome favoring Bermuda Hundred and others West Point, the scheme fell through. 90

Third Seffion.

When the third fession of Assembly was in progress (May 22 through June 16, 1740), England was engaged in the war with Spain over the treatment by the Spaniards of English smugglers, and most of the time of the Assembly was spent in concerting measures for putting the Colony in better polition for defense should an attack be made on it and for the enliftment of the foldiers who were to ferve from Virginia in the expedition contemplated against the Spanish possessions in America. The device hit upon for raifing the troops—only a few hundreds in number—was the impressment by the magistrates of the various counties of "able-bodied persons, fit to serve his majesty, who follow no lawful calling or employment," it being expreffly provided by the law paffed that no one might be thus impressed that had a vote in the election of a member of the House of Burgesses, and no indented or bought servant. It is not surprising that a contingent thus made up, especially fince it had little time for necessary training before the day of actual conflict, did not diftinguish itself greatly at Carthagena. For home defense, there was passed "An act, for the better security of the country in the present time of danger," providing for the expenditure of two thousand pounds sterling in the

⁸⁶ Hening, V, 24.

⁸⁷ Hening, V, 57-58. 88 Hening, V, 78-80. 89 Hening, V, 16-23.

[∞] See pp. 341-342.

⁹¹ Hening, V, 94-96.

⁹² Hening, V, 90-91.

immediate purchase of arms for the militia, to be distributed as the governor, with the advice and confent of the Council, might think beft; company musters should take place certainly as often as once in two months-more frequently if neceffary-and general musters in March and September of each year, and at such other times as those in authority might think advisable. This provision for an increased number of musters was to continue for only three years or, if hostilities did not last so long, only till the close of the war. Since the "Act, for making more effectual provision against invasions and insurrections," made first in 1727 and revived in 1738, was to expire on the 21st of December, 1741, it was enacted that it should be continued from that time for three years, with an additional clause imposing heavy penalties on officers and men who when called into the field by the governor in times of emergency fhould fail to give prompt obedience.93 The increased revenues necessitated by the appropriation of the two thousand pounds for the purchase of arms, and by provision made for those who were to serve in the expedition againft the Spaniards, were to be raifed by laying an additional duty on flaves for four years; and to the act providing for this purpose there was added a clause directing how fuch deferters as might escape punishment by court martial should be dealt with in the civil courts, these being empowered to order their fale as servants for five years. Since it was thought that the war would necessfarily refult in a delay in the arrival of the ships from England engaged in the carrying of tobacco, an act was paffed for extending the period during which it might be lawful for owners to bring their tobacco to the public warehouses.95

Other acts paffed at this fession in addition to those occasioned by the war—there were fifteen altogether—were not of prime importance except, perhaps, the "Act, for enforcing the execution of the laws made for the better managing and fecuring orphans' eftates," of whose principal provisions were that guardians appointed by the county courts should render accurate accounts to the courts once a year and that the courts should at all times exercise proper oversight in order to prevent abuses and milmanagement on the part of guardians. A very interesting bill, however, introduced, and actually passed by the House, but defeated in the Council, bore the title "An act, for diffolving the prefent veftry of this Colony, for electing new veftries, and other purposes therein mentioned." The passage of the act by the House shows the discontent of the majority of its members, and probably of the majority of the inhabitants of the Colony, with the veftries as then conftituted, made up as they were mainly of men on whom the people of the respective parishes had not voted, vacancies in vestries being, according to law, filled by the veftries themfelves.

The ufual proportional amount of time was taken up at this fession in the confideration of cases involving the privileges of members of the House and the election and return of members, in one at least of the former the House insisting on privilege to a degree much more extended than would probably be afferted by a fimilar body at the prefent time, and in the latter flowing a most commendable regard not only for their own privileges but also for the rights of the whole people. As proof of this, the case of John Parker and that of Mr Beverley Whiting may be cited. John Parker affaulted a fervant belonging to Mr Harrison, a member of the House, and spoke difrespectfully of Mr Harrison himself. It was resolved by the House that he was guilty of a breach of the privileges of the House, and he was compelled to acknowledge his offence and on his knees ask the pardon of the House and of Mr Harrison. Mr Whiting was returned as a member of the House from Gloucester, but on contest it was brought out, among other things, that he had been guilty of one or two infractions of the election laws (including the promife to pay the fines of feveral voters for remaining away from the polls), and that his friend, Captain Robert Bernard, had also been guilty, though whether or not at Mr Whiting's inftance did not appear. Mr Whiting was declared not duly elected,

⁹³ Hening, V, 99-100.

⁹⁴ Hening, V, 92-94.

⁹⁵ Hening, V, 98.

⁹⁶ Hening, V, 100-101. 97 See pp. 421, 426, 427.

and Captain Bernard was compelled to "make an acknowledgment of his offense and breach of privilege, and ask the pardon of the House for the same." An interesting case in which the rights of the people were involved rather than the privileges of the members of the House was the case of the justices of Prince William county, who had refused, contrary to law, to receive and certify two propositions offered to them. The committee of privileges and elections, which had been ordered by the House to investigate the case, reported a resolution to the effect that the justices had "acted illegally, arbitrarily, and contrary to the rights of the people." Mr Valentine Peyton, one of the justices and at the same time a member of the House, was required to acknowledge his offense and to ask the pardon of the House. The others were sent for in custody of the sergeant at arms, but when they reached Williams/burg were, on their petition setting forth their forrow at having fallen under the displeasure of the House and calling attention to the fact that they had been put to the expense and trouble of traveling two or three hundred miles and also had suffered great disgrace, discharged.*

Fourth Seffion.

The Affembly at its third fession was prorogued to the 21st of August. Coming together promptly at that time, it sound the only occasion for its meeting to be the passage of an act, in pursuance of royal instructions to Governor Gooch, making provisions for payment of the expenses of the Colony's quota of troops for the expedition fitting out against the Spanssh possible. The supply asked for was willingly and quickly granted, the session lasting only eight days and the bill granting the supply being the only one offered. As passed, its title was "An act for giving to his majesty the sum of five thousand pounds, towards defraying the expense of victualling and transporting the spaniards in this Colony, to serve his Majesty on an intended expedition against the Spaniards in the West Indies." The expense of victualling and transporting was to be borne only till the troops affembled at the general rendezvous (Port Royal, in Jamaica), after which all expenses of the expedition were to be met by the crown. The five thousand pounds appropriated was to be borrowed on the fecurity of the revenues arising from the taxes laid by the General Affembly at the preceding session of the suppose of the preceding session on liquors and slaves imported.

The House took advantage of the meeting to draw up an address to the king and a petition to Parliament requesting the same liberty of importing salt from Europe that the Northern colonies enjoyed, papers to which the Council refused to agree, the time being evidently in their opinion not propitious. The Assembly was prorogued to the last Thursday in December. The session, however, thus coming to a close was the last of this Assembly, since on the death of Governor Spotswood Governor Gooch succeeded him in command of the colonial troops engaged in the Spanish expedition and very shortly took his departure for Port Royal. On his return from the expedition he called a new Assembly.

⁹⁸ See pp. 429, 430.

⁹⁹ Hening, V, 121-123.







THE

JOURNAL

OF THE

House of Burgesses.

AT A

GENERAL ASSEMBLY,

Begun and held at WILLIAMSBURG the first day of *February* in the first year of the Reign of Our Soverain Lord GEORGE the Second by the Grace of God of *Great Britain*, *France & Ireland*, King, Defender of the Faith &c. And in the Year of Our Lord MDCCXXVII.



RICHMOND, VIRGINIA.

MCMX

GENERAL ASSEMBLY

EGUN and held at WILLIAMSBURG the first day of February in the first year of the Reign of Our Soverain Lord GEORGE the Second by the Grace of God of Great Britain France & Ireland King Defender of the Faith &c. And in the year of Our Lord MDCCXXVII. Before the Hon'ble WILLIAM GOOCH Esqr. His Majefty's Lieutenant Governor and Commander in Chief of the Colony and Dominion of VIRGINIA. On which day being the first day of the Seffion of this Affembly Richard Fitz William John Grymes William Dandridge and John Custis Esqr8 By virtue of a Commission to them directed by the Lieutenant Governor, did orderly & diftinctly administer the Oathes appointed by Act of Parliament to be taken inftead of the Oathes of Allegiance and Supremacy, the Abjuration Oath appointed to be taken by an Act of Parliament made in the fixth year of the Reign of the late Queen Anne, together with the Test and Oath of a Burgess to forty fix Members return'd Burgeffes to ferve in this General Affembly who then appear'd, and did also administer the said Oathes appointed by Law with the Test and Oathes of their respective Offices to John Randolph Esqr Clerk of the House of Burgesses and Philip Finch Gent. Serjeant at Arms attending the faid House.

And afterwards all the Members who took the faid Oathes feated themselves in the House of Burgesses. And a Message was deliver'd from the Governor by M^r Robertson as follows.

Gentlemen of the House of Burgesses

The Governor commands your immediate attendance in the Council Chamber. And the House went up accordingly.

Thursday, February 1, 1727.

HE House having attended the Governor and being return'd Mr Henry Willis put them in mind of the Governor's Commands to make choice of a Speaker, and Mr Holloway was unanimously chosen, and being placed in the Chair he made a Speech to the House, wherein he expressed the just sense he had of the obligation they had laid him under, and return'd them thanks for their great kindness and respect towards him. And the Mace was brought into the House and laid under the Table.

Refolved, That a Meffage be fent to the Governor to acquaint him that this House have made choice of a Speaker and to know his pleasure when the House shall prefent him

Order'd, That M¹ Harrifon, M¹ Meriwether, M¹ Conway, M¹ Armiftead, M¹ Prefly, M¹ Blair, M¹ Braxton, M¹ Robert Bolling, M¹ Henry Willis, M¹ Grymes and M¹ Robinfon do carry the faid Meffage.

And Mr Harrison acquainted the House that they had attended the Governor accordingly, and that he was now ready in the Council Chamber to receive this House with their Speaker.

The

The House accordingly went up with the Speaker Elect, and being return'd Mr Speaker reported That the House had attended the Governor in the Council Chamber, and had presented their Speaker, and that the Governor was pleased to say the Choice this House had made was most acceptable to him; and that he had petition'd in the name of this House, That they might enjoy all their antient Rights and Privileges established either by Law or Custom, To which the Governor answer'd that it should be his especial Care to maintain this House in the Enjoyment of these and all other their just Rights and Privileges.

And Mr Speaker further acquainted the House that the Governor was pleased to make a Speech to the Council and this House, which being of a considerable length, he

had obtain'd a Copy of it, and the fame was read and is as follows.

Gentlemen of the Council and House of Burgesses.

Being by the special Favour of His Most Excellent Majesty appointed to this Honour, I think it my duty to lay before you, at our first meeting, such rules and methods as I have already prescribed to my self, and I hope will be agreeable to you in my future Administration and Conduct.

And that I may be fure I fet out right, I shall in the first place make it my constant care to promote and propagate Religion and Virtue to discourage and discountenance Vice and Immorality among you: And here give me leave to observe, that I look upon it as my peculiar Felicity that I am come to a Country where the Doctrine, Discipline and Worship of the Church of England are not only establish'd, but almost universally received and complied with. But if there are among you any Diffenters from this Church, with Consciences truly scrupulous, I shall think an Indulgence to them to be so consistent with the Genius of the Christian Religion, that it can never be inconsistent with the Interest of the Church of England.

Next to Our Religious, it ought to be your Concern as well as mine, to take care of our Civil Duties; and the first and chief of these is, our Loialty to The King; whose Roial Virtues deserve all that Honour Allegiance and Fidelity that His Roial Station demands at our hands: By Him and His Family, next under God, is our happiness secured, for from the Example of our most Illustrious and Gracious Queen, the Disposition and Education of Their Roial Issue, we may, with the utmost Satisfaction, look into Futurity, and see the possessing of those valuable Blessings, our religious and civil Rights, by the same principles which now protect and guard them, transmitted in a lineal Succession to latest posterity.

And as the Laws of our Country are the measure of our Civil duty, I shall think it particularly incumbent upon me to see them put in strict Execution. To the due observance of these all Ranks & Conditions of Men are to look upon themselves as equally obliged: and 'tis to these we owe both the preservation of public Peace, and the

fecurity of private Prosperity.

But, befides these obligations, which are strictly legal, and may be enforced by just authority, there are also Duties & Virtues of a social Nature, which, tho greatly tending to the welfare of Communities are not directly the matter of human Laws: such as Civility & good Nature Hospitality & good Neighbourhood and all that mutual Affection which tends to the enlarging improving & securing a friendly Intercourse and Corespondence between Man & Man: I mention this with the greater pleasure, not for their importance only, but because by all I have yet heard, or seen, I am rather to request their continuance, than recommend their practice.

And now, Gentlemen, as these are the good principles I am furnish'd with, and these the good purposes I am bent upon, so I hope you'll be convinced by what I have now to recommend to you, that I am not less zealously inclined to study & promote every thing that may advance your Honour, Credit and Safety.

And therefore Gentlemen of the House of Burgesses,

The repairing the Battery at Point Comfort is so absolutely necessary for the security, not only of James River, but in a manner of the whole Trade of this Colony, that I

make no doubt but you will readily contribute to the putting it in fuch a condition as the common fafety requires, and fuitable to the benefit the Public will receive thereby.—

And for a further fecurity to your Trade, I must, with equal earnestness, recommend to you the erecting of a Light-house on Cape Henry, which is so much wanted for the preservation of shipping from the dangers of the Enemy as well as Seas, that I hope you will once more consider of it: And if you find it necessary to prepare a Bill for that purpose, a clause may be inserted to prevent your being at any charge thereon, unless our Neighbours of Maryland either will, or can be compell'd to contribute towards it's Maintenance.

Gentlemen of the Council and House of Burgesses,

The agreeing upon fome methods to prevent delaies in the Courts of Justice, so very obvious & inconvenient to the People in general, is what I have in an especial manner to recommend to you.

And because your late Law for the improvement of Tobacco is to have its determination with this Selfion of Affembly, it was one principal reason for my calling you together at this season of the year, that the Country might know in time how to prepare for their next Crop, in case you should think fit to continue that Act, or to provide in a better manner for the improvement of your Staple. And I take this occasion to affure you, that whatever you think convenient to be done for the advancement & encouragement of your Trade if conformable to my Instructions, I shall with great cheerfulness concur therewith.

In fhort, Gentlemen, as your own observation and experience will suggest to you the best methods for promoting your own happines, either public or private, be you so kind as to inform me of them, and then I will venture to promise for my self, that, as I ought, and such as you may expect me to be, so you shall alwaies find in me a disposition to receive you kindly, to advise you sincerely, to affist you saithfully, in all your personal applications to me, and correspondence with me: And if to these we join what is my Inclination as well as obligation, an impartial Justice in the Administration here, and a fair and saithful Representation of matters from hence, I shall then make no question but by the Blessing of God, which I shall alwaies and earnestly implore, we shall see ourselves an happy and a contented People.—

And then the House adjourn'd till to-morrow morning 10, a clock.—

Friday, February 2, 1727.

HE Governor's Speech was again read,

Refolved, Nemine Contradicente, That an humble Address be presented to the Governor to return him the thanks of this House for his most kind & obliging Speech at the opening of this Session.

Refolved, Nem. Cont., That an humble Address be prepared to The King, to condole the Death of His late Roial Father of blessed memory, and to congratulate His Majesty upon His peaceable and happy Accession to the Throne of His Ancestors.

Refolved, 'That this House will take the Governor's Speech into Consideration on

Monday next.

Order'd, That a Committee of Privileges & Elections be appointed of these persons following, viz't.

Mr Escridge.

Mr Nicholas Smith .-

Mr Thacker.

Mr Grymes .-

M^r Robinfon &

Mr Snith .-

Mr Randolph,-

And they are to meet as often as they find it necessary: and to take into their confideration all such matters as shall or may come in question touching Returns, Elections,

and Privileges and to report their proceedings with their opinions thereupon to the House from time to time. And all persons that will question any Returns, are to do it by Thursday next, or otherwise their complaints shall not be received or heard, unless some sufficient cause can be shewn to the House, why they could not prefer such complaint within the time before limited. And the Committee are to have power to send for Persons, Papers, and Records for their information.

Order'd, That a Committee for Public Claims be appointed of these persons

foll'ing viz't.

Mr Bridger.—
Mr Robert Bolling.—
Mr Laurence Smith.—
Mr Godwin.—
Mr Sam. Harwood.—
Mr Burees.
Mr Bridger.—
Mr Simmons.—
Mr Ball.—
Mr Whitehead.—
Mr Rob. Armiftead &

And they are to meet when they shall find it necessary, and to adjorn from day to day; and to take into their consideration all the public Claims, which shall be presented to the House, during this Session, and to report their proceedings, with their opinions thereupon to the House, when they have gone thro all the said Claims. And all persons that have any claims, which are legally certified, are to deliver the same to the Clerk of this House by Thursday next, or otherwise they shall not be received without the leave of the House, And he is to deliver the Claims to the Com'ee of Course. And the Com'ee are to have power to send for persons, papers, & Records, for their information.

Refolved, That M^r Miles Cary be appointed Clerk of both the faid Committees, And Order'd, That he diligently attend the duty of the faid Office.

Order'd, That a Committee for Propositions & Grievances be appointed of these persons foll'ing Viz't.

Mr Harrifon.—

Mr Gonway—
Mr Hen. Willis.—
Mr H. Armistead.—
Mr Presly.—
Mr Blair.—

Mr History
Mr Stitzhugh.—

And they are to meet when they shall find it necessary, and to adjorn from day to day; And to take into their consideration all such Propositions & Grievances as shall come legally certified to this Session, and to report their proceedings with their opinions thereupon to the House from time to time. And all such Propos'ons & Grievances are to be deliver'd to the Clerk of this House by Thursday next, and none to be received after that time without the particular leave of the House: And he is to deliver the said Propos'ons & Grievances to the Com'ee of course. And the 'd Com'ee are to inspect the Journals of the last Session of the last Affembly, and to prepare and draw up a State of the matters then depending and undetermined, and the progress that was made therein, and to report the same to the House. And they are also to examine what Laws have expired since the last Session of the last Affembly, and to inspect such temporary Laws as will expire at the end of this Session of Afsembly and Report the same to the House with their opinions which of them are fit to be revived or continued. And the Com'ee are to have power to send for persons, papers & Records for their information.—

Ordered, That the faid Com'ee do draw up an Address to the Governor, and also an Address to the King, upon the Resolutions of the House.

The Orders of the last House of Burgesses were, upon a Motion, read, and

Refolved, That the same be standing orders of this House.

Refolved, That fifteen Members with the Speaker shall be sufficient to meet & adjorn.
Refolved, That the Rever'd Mr Fontaine be appointed Chaplain to this House.

Order'd, That he do perform the duty of that Office every morning at 10, a clock in the Conference chamber.

And

And a meffage was fent to the Gov'r & Council to acquaint them therewith.

A petition of Samuel Briggs fetting forth that a Negro Slave belonging to him was committed to the County-goal of Surry for Burglary, and having made his escape out of prison, was afterwards apprehended by several persons in the Counties of Isle-Wight and Henrico, who had obtained Certificates thereof, in order to charge the petitioner with the Rewards allowed by Law for taking up Runawaies and praying that the same may not be allowed against him in the public Levy, was presented to the House and read.

Order'd, That the f'd petition be refer'd to the confideration of the Com'ee of Claims, and that they do examine the matter thereof, and report the fame with their opinions

thereon, to the House.

Wm. Francis, Nicholas Wager, Wm. Johnson and John Mundel were appointed Doorkeepers to this House and order'd to give their attendance as usual.

Then the House adjourn'd till to morrow morning 11, a clock.

Saturday, February 3, 1727.

Ordered--

↑HAT M^r Efcridge be added to the Com'ee of Propof'ons & Grievances and that M^r Syme be added to the Com'ee of Claims.

Mr Harrifon reported That the perfons appointed had, according to order, drawn up an addrefs to be prefented to the Governor, which he read in his place, and afterwards deliver'd in at the Table, where the fame was again read,

& agreed unto by the House, as follows.

Sir, We the King's most dutiful and loial Subjects the Representatives of all the People of Virginia cannot fufficiently express the Joy with which our hearts are filled, to fee ourselves, by the goodness of Providence, under the Governm't of a Person in all respects qualified, for that important Trust, which His Most Excellent Majesty, with an equal Regard to your Merit and the Good of His Subjects here, hath been graciously pleafed to place in You. The Character which in your private Life you had established among all that knew you, reached us before your Arrival and afforded us a very agreeable Prospect of the Happiness we were to enjoy under Your Administration: But since we have had the pleafure of feeing the Beauties of that Character illustrated by the Example of your Life in what concerns the duties of Religion your courteous & affable Behaviour to all that have occasion to apply to you, your disposition to Peace & good Neighbourhood. your Hospitality and Charity, and the Prudence & Evennels of your Temper, which you discover upon all occasions, We have abundant Reason to think ourselves a happy People, and not to wifh for any thing more than that you may long continue to rule over this Dominion. Nor can we doubt but Example, which is the best of all Inftruction, will have a great influence upon all that fee you, to follow those excellent rules you have been pleaf'd to lay down in your Speech at the opening of this Affembly. For which we beg leave to return you our humble & most unfeigned thanks.

Refolved, That the faid Address be presented by the whole House.

Order'd, That the Com'ee who prepared the faid addrefs do wait upon the Gov'r to know when he will be attended by this Houfe.

A petition of fundry Freeholders of the County of Northumberland complaining of an undue Election and Return of Mr Peter Prefly to ferve in this General Affembly as Burgefs for the faid County, and of feveral undue Practices of the Sherif of the faid County in taking the Poll, and in proclaiming that the faid Prefly was chofen with a General Voice, foon after the Poll began, and afterwards telling the Freeholders That they could vote but for one perfon, in injury to Robert Carter Jun Efqr who was duly elected, and to the Petitioners, was prefented to the Houfe, and read.

Order'd, That the faid Petition be refer'd to the confideration of the Com'ee of privil's & Elections, and that they do confider the matter thereof, and report the fame,

with their opinion thereupon, to the House.

Mr Harrison reported to the House, That the Governor had been waited upon, purfuant to the Order of the House, to know when he would be attended by this House: And that he was pleat'd to appoint Monday at twelve a clock in the Council Chamber.

Then the House adjorn'd till Monday next 11 a clock.

Monday, February 5, 1727.

R. Speaker reported, That the House had attended the Governor with their Address, to which he was pleased to give this Answer

Mr Speaker & Gentlemen of the House of Burgesses,

I thank you for this very obliging Addrefs; the great Joy you are pleafed to exprefs for my Administration, shall alwaies meet with such returns as are due to so much Affection: The great pleasure this gives me is equal to the Evidence with which it is conveyed, and engages me to transcribe into my practice, every part, if possible, of this amiable Character, that the Union & Harmony between us may be as lasting as 'tis perfect.

Refolved, That Mr Rich'd Hickman be appointed Clerk of the Com'ee of Propos'ons & Griev's.

A petition of *Nicho. Jones* Clerk was prefented to the Houfe & read, praying that fome more effectual provision may be made for compelling *Quakers* to pay parish levies.

Refolved, That the laws in force concerning the paiment of Levies are as binding

upon Quakers as other people, And that the faid petition be Rejected.

The Order of the day being read, the House upon a motion resolved it felf into a Com'ee of the whole House to consider the Governor's Speech, and after some time spent therein, Mr Speaker resumed the Chair, and Mr Harrison reported from the Com'ee, that they had had under their consideration all the parts of the Govr's Speech, and were come to several Resolutions thereupon, which they had directed him to report to the House, and he read the same in his place & afterwards deliver'd them in at the Table, where they were again read & agreed to by the House, as followeth.—

Refolved, That a Com'ee be appointed to inquire into the prefent condition of the Battery at Point Comfort, and the fittest place for the erecting a Battery there, and how far the same may be useful for the defence of the Country, and to make an Estimate of the charge of rebuild'g or repairing the same, and also to inquire how the said Battery

hath heretofore been erected and maintained.

Refolved, That the erecting a Light House on Cape Henry will be of great use & is absolutely necessary for the preservation of the Shipping of Virginia and Maryland,

and that a Bill be prepared accordingly.

Refolved, That a Com'ee be appointed to inquire into the methods of proceeding in the Courts of Justice, and the occasions of the delaies therein: and to prepare a Bill for the amending the defects of the Laws now in force relating to the several Courts of the Colony, and for the expediting of Business.

Refolved, That a Bill be prepared for the better & more effectual improving the

Staple of Tobacco.

Then the House adjorn'd till to morrow morning 11 a clock.-

Tuefday, February 6, 1727.

R. Harrison reported from the Com'ee of Propos'ons & Grievances that they had had under their confideration the Propos'ons & Grievances of several Counties to them refer'd, and that they had agreed upon a Report, which he read in his place, and afterwards deliver'd it in at the Table, where the same was again read, and agreed to as follows vis't.—

Upon

Upon confideration of the petition of Nathan Newby & Robert Jordan in behalf of the people call'd Quakers, praying that they may be exempted from ferving in the Militia, and that their goods may not be exposed to fale when taken in Execution.

Refolved, That the faid petition be Rejected.—

Upon confideration of the feveral propos'ons from Lancaster, Middlesex, and King & Queen Counties, That a Law may be made for the destroying of Squirrels & Crows.

Refolved, That the faid Propositions be Rejected .-

Upon confideration of a propos'on from Lancafter County, That a Law be made againft the Monopolies of Trade.

Refolved, That there are no Monopolies in this Colony, and that therefore it is not necessary to make any Law concerning the same.

Upon confider on of a propos on from Spotfilvania County, That perfons may be fent to make a difcovery of the River Sherando & the Inhabitants thereon.

Refolved, That the faid proposition be Rejected .-

Upon confider on of the petition of John Edwards & others, Inhabitants of Ifle of Wight County, That the day for holding Courts in the faid County may be altered.

Refolved, That the faid petition be Rejected .-

Upon confider on of the petition of Efdras Theodor Edzard Clerk, Minister of Hanover parish in King George County, praying that the Vestry of the s'd parish may be compelled to pay him for extraordinary services & boarding, and that the Laws concerning Glebe-Houses may be explained.

Refolved, That the faid petition be Rejected .-

Upon confider on of the petition of William Thornton & others, Inhabitants of King George County, against Hogs going at large.

Refolved, That the faid petition be Rejected-

A petition of Gawen Corbin Richard Johnson & John Dixon, Freeholders of the County of King & Queen was presented to the House & read, complaining of an undue Election of John Robinson Gent to serve in this General Assembly as a Burgess for the said County.

Order'd, That the s'd petition be refer'd to the confider'on of the Com'ee of Privileges & Elec'ons and that they do examine the matter thereof, and report the fame with their opinions thereon, to the House.

The House being inform'd that it will be necessary to examine a great number of Witnesses upon the matter of the said complaint, who live very remote & cannot be brought down to Williamsburg without great Trouble & Expence.

Order'd, That Wm. Todd Robert Baylor Henry Hickman & Rob. Dudley Gent. Juftices of the peace for the County of King & Queen, or any two of them, do meet at the Courthouse of the s'd County, upon such daies & times as shall be by them agreed upon, and in the presence of the parties examine all Witnesses that shall be produced of either side, and return their depositions to the s'd Com'ee; and that the Sherif of the s'd County do summon such persons as shall be named by either party to appear & give Evidence before the said Justices.

Order'd, That Mr Tayloe be added to the Com'ee of Propos'ons & Grievances.

Order'd, That Mr Blair Mr Rob. Armiftead Mr Hollier & Mr Rofcow do inquire into the prefent condition of the Battery at Point Comfort, and the fitteft place for erecting a Battery there, and how far the fame may be uleful for the defence of the Country, and to make an Eftimate of the charge of rebuilding or repairing the fame, and also to inquire how s'd Battery hath heretofore been erected & maintained, and that they have power to send for persons papers & records for their information.

A petition of fundry Inhabitants of Norfolk Town, whose names are thereunto subscribed, was presented to the House and read, complain'g of great damages done to the Inhabitants of the s'd Town, by great numbers of Hogs which are suffer'd to go at large in & about the same, and praying relief therein.

Order'd, That leave be given to bring in a Bill to reftrain Hogs from going at large in and about the faid Town.

A petition of fundry persons who were formerly Vestry-men of the parish of Wilmington lately dissolved & annex'd to other parishes, praying that the Glebe, Books, Plate & other Ornaments belonging to the Church of the said parish may be fold, and the money distributed among the parishioners was presented to the House & read—

Refolved, That the faid petition be Rejected-

Order'd, That leave be given to bring in a Bill for the felling the Glebe lately belonging to the diffolved parifh of Wilmington afores'd, and for difposing of the money arising from the sale thereof, to pious uses; and that M^r Blair M^r Eaton & M^r Eggleston do prepare and bring in the same.

Mr Efcridge reported from the Com'ee of Privileges & Elec'ons that they had had under their confider'on the Forms of the Returns of several Writs for electing Burgesse to serve in this present General Assembly, and had agreed upon a Report, which he read in his place, and afterwards deliver'd it in at the Table, where the same was again read.

Refolved, That the House will take the said Report into consideration to morrow. Then the House adjorn'd till to morrow morning—ri—a clock.

Wednesday, February 7, 1727.

MOTION was made for appointing a Clerk to the Com'ee of Elec'ons & Privileges.

And the question was put, that a Clerk be appointed to the s'd Committee.

It passed in the Negative.

The House according to order proceeded to the consider on of the Report made yesterday from the Committee of Elections & Privileges, and the same being read, some amendments were made therein, and is as follows.

Upon confideration of the feveral Returns on the Writs for Elections of Burgeffes to ferve in this prefent General Affembly, It appears to this Com'ee, That the returns of the following Writs are made in the Form prefcribed by Law, viz't.—

The Returns of the Writs for the Counties of Henrico, Prince George, Surry, Isle of Wight, Nansemond, Norfolk, Princess Anne, Elizabeth City, Warwick, James City, Hanover, King William, Middlesex, Spotsilvania, Westmoreland, Lancaster and the Return for James City and that

It appears to this Com'ee, That the Returns of the following Writs are not made in the Form prescribed by Law, viz't.

The Returns of the Writs for the Counties of Charles City, Glocester, King & Queen, Effex, King George, Richmond, New Kent, Stafford, & Accomack.

Order'd, That the Sherifs of the Counties of Charles City, Gloster, Effex, King George, Richmond, New Kent, Stafford & Accomack be fent for in cuftody of the Serjeant at Arms attending this House, to amend their respective Returns afores'd.

The House being inform'd That the Sherif of the County of King & Queen attended at the door, and praied the leave of the House to amend his Return of the Writ for electing Burgesses to serve in this General Assembly for the said County, He was called in, and amended the same at the Table.

Mr Harrison reported from the Com'ee of Propos'ons & Grievances that they had, according to order, inspected the Journal of the last Session of the last Ass'ly and had drawn up a state of the matters then depending & undetermined, and of the progress that was made therein, which he read in his place and deliver'd in at the Table, where the same was again read, and is as follows,

It appears by the faid Journal.

"That the Attornies of Col. Alexander Spotfwood were order'd to prepare an account how the mony put into his hands by one Act of Alfembly made in the year 1720, for erecting the Counties of Spotfilvania & Brunfwick and granting certain Exemptions & benefits to the Inhabitants thereof, had been difposed of, and that they should lay the same before the House of Burgesses at the then next Session of Assembly.

"That upon confider on of the propos on of Alexander Forbes Clerk That no vagabond Couple be fuffered to cohabit under colour of a married state, without exhibiting credible Testimony to certifie their marriage and the lawfullness thereof. It was

Refolved, That the fame should be referred to the consider on of the next Session

of Affembly.-

"That it was Refolved That the Grievance complained of by the Inhabitants of Accomack County, occasioned by their then present Vestry should be refer'd to the confider'on of the next Session of Assembly, To the end the said Vestry might have an opportunity of justifying their proceedings.

"That it was Refolved That the propositions made to that Assembly by the Inhabitants of the County of Spotsilvania for laying out a Town on the lands of Thomas Buckner & John Royston, and also for laying out fifty acres of land on the mouth of Massapana Creek, to the end one other Town may be built in the said County, should be refer'd to

the confider on of the next Seffion of Affembly.-

"That a petition of fundry persons, whose names are thereunto subscribed, in behalf of themselves and the greater part of the Freeholders & Inhabitants of Elizabeth City parish complaining of great hardships they had for many years labor'd under by reason of certain persons affuming to themselves, without lawful Authority, & excercising in an unjust manner the power of Vestry-men of the s'd parish, and praying That the said Vestry might be dissolved, and the Inhabitants admitted to make choice of another Vestry, and that a new Church which they were about to build, might not be built in the place where they intended to build the same, it being remote from the greater number of the s'd Inhabitants, was order'd by that Assembly to be refer'd to the consideration of the next Session of Assembly.

Refolved, That the House will take the faid Report into consider on to morrow.

A petition of fundry Inhabitants of the parifh & County of Elis'a City, whose names are thereunto subscribed, was presented to the House, and read, complaining that the present acting Vestry of the s'd parish, derive their Authority from persons who had no lawful power to chuse Vestry men, and that they are guilty of divers arbitrary & illegal proceedings in the Execution of their Office.

Refolved, That the House will take the I'd petition into confider on when that part of the faid Report from the Com'ee of Propos'ons & Grievances which relates to

the fame matter is confider'd.

A Complaint being made to the House that James Wallace & Jacob Walker Gent. two of the Justices of the peace for the County of Elis'a City, at a Court of Claims lately held in the said County, had resused to do their duty in certifying the said petition, which was presented to them by the Petitioners according to Law.

Order'd, That the s'd James Wallace & Jacob Walker be fent for in custody of the Serjeant at Arms attending this House, to answer the s'd complaint at the Bar of the

House.

Mr Efcridge reported from the Com'ee of Elections & Privileges, That they had had under their confider on the petition of fundry Freeholders of the County of Northumb'l'd complaining of an under Election & Return of Mr Prefly to ferve in this General Affembly for the s'd County, and of several undue practices of the Sherif of the faid County in taking the Poll, and had agreed upon a Report, which he read in his place, & afterwards delivered in at the Table, where the fame was again read.

Refolved, That the House will take the faid Report into confideration to morrow.

Then the House adjorn'd till to morrow morning 11. a clock.

Thursday, February 8, 1727.

PETITION of Henry Briggs was prefented to the House & read, praying that he may be allowed his usual Salary for doing the Office of Interpreter to the Nottoway Indians from the 17th of May 1726 to the first day of this instant.

Order'd, That the s'd petition be refer'd to the consider on of the Com'ee

of public Claims, & that they do examine the matter thereof, & report the fame with

their opinions thereon to the House.

M^r Harrison reported from the Com'ee of Propos'ons & Grievances, That they had, according to order, inspected the temporary Laws, which are expired or near expiring, and had agreed upon a Report, which he read in his place & afterwards deliver'd it in at the Table, where the same was again read, & is as follows. Viz't

"It appears to the Com'ee That the Act for fettling the Fees of the Secretary County Court Clerks Sherifs Coroners & Conftables and for the afcertaining the Fees of Attor-

nies in a Bill of Costs, will expire at the end of this Session of Assembly.

It is the opinion of this Com'ee That the s'd Act be continued & amended.

"That the Ast for reviving the ast intituled an ast for fecurity and defence of the Country in times of danger will expire on the twelfth day of May next.

It is the opinion of this Com'ee That the faid Act be continued.

"That the A& for the better & more effectual improving the Staple of Tobacco will expire at the end of this Seffion.

But the House having Refolved that a Bill be prepared for the better and more effectual improving the staple of Tobacco, This Com'ee are come to no Resolution thereon.

Refolved, That the House doth agree with the faid Committee.

Order'd, That a Bill be brought in for continuing & amending the AA for fettling the Fees of the Secretary, County Court Clerks Sherifs Coroners & Conftables, and for afcertaining the Fees of Attornies in a Bill of Cofts, and also that a Bill be brought in to continue The AA for the better & more effectual improving the Staple of Tobacco, and it is refer'd to the Com'ee of Propos'ons & Grievances to prepare & bring in the faid Bills.

Order'd, That the s'd Com'ee do prepare & bring in a Bill For the erecting a Light-House upon Cape Henry, also, a Bill for the better & more effectual improving the Staple

of Tobacco, pursuant to the Resolutions of the House on Monday last.

Mr Harrifon also reported from the Com'ee of Propos'ons & Grievances, That they had had under their consideration several propos'ons & Grievances from sev'al Counties, and had agreed upon a Report which he read in his place, and afterwards delivered it in at the Table, where the same was again read, & part of the said Report was agreed to by the House, as follows.

"Upon confider'on of feveral propos'ons from James City, King & Queen, King William, Lancafter & Middlefex Counties for repealing or amending the A& declaring

the Law concerning Executions.

Refolved, That a Bill be brought in for amendment of the faid Act.

"Upon confider'on of the feveral propos'ons from King Wm. & Hanover Counties, That the Clearing Pamunkey River may be a public charge.

Refolved, That the faid Propositions be Rejected.

"Upon confider'on of the petition from Spotfilvania County, praying that a Town may be laid out at the leafe land plantation upon Rappahan'k River in the faid County.

Refolved, That a Bill be brought in for laying out the s'd Town accordingly.

"Upon confider'on of a propos'on from James City County That an Act be made againft gaming.

Refolved, That a Bill be brought in to prevent Gaming.

"Upon confider on of the Grievance from Surry County That the Act making Negros real Estate should not subsist any longer, and praying the same may be repealed or explained.

Refolved, That a Bill be brought in for explaining & amending the faid Act.

"Upon confider'on of a propos'on from Surry County, That a Law may be made to enforce the penal Laws of this Country, and especially those against Immorality &

Refolved, That a Bill be brought in accordingly.

"Upon confider on of the feveral propos ons from King Wm. & Hanover Counties That Negros be not permitted to keep Water mills and that the Toll be lefs'ned.

Refolved, That the s'd Propos'ons be Rejected.

"Upon confider on of the petitions from King & Queen and King William Counties to be divided.

Refolved, That a Bill be brought in for erecting a new County on the heads of Effex, King & Queen, and King Wm. Counties, by a line to be run from the mouth of Portobago Creek to Panunkey River paralel with the lower line of Spotfilv'a Co'ty.

"Upon confideration of feveral propos'ons from Westmoreland and Effex Counties, That an Act be made to prohibit Mares from running at large, and that every perfon be obliged to keep their Horses & Mares on their own Land.

Refolved, That a Bill be brought in for the more effectual improving the breed of

Horfes.

And to one Vote of the s'd Com'ee, upon a propos'on from Lancaster County, That a Bill be brought in to leffen the Burgeffes Salaries, the Houfe difagreed.

Order'd That the Com'ee of Propos'ons & Grievances do prepare & bring in the

fev'l Bills, purfuant to the faid Refolutions.

A petition of fundry Inhabitants of that part of the parish of St. Peters, which was formerly a part of the diffolved parish of Wilmington, whose names are thereunto subfcribed, praying that a Chappel of Ease may be built in the s'd parish convenient to the Inhabitants of that part of the parish.

Also a petition of fundry Inhabitants of that part of the parish of Blisland which was formerly a part of the s'd diffolved parifh of Wilmington, praying that that part of the parish may be united to the parish of the St. Peters, were feverally presented to

the House & read.

Refolved, That the faid petitions be Rejected .-

Order'd That the Report from the Com'ee of Propos'ons & Griev's and the Report from the Com'ee of Elections & Privileges, refer'd to be confider'd to day, be further refer'd to be confidered to morrow.

Mr Escridge reported from the Com'ee of Elec'ons & Privileges, that they had inspected the several Returns of the Writs for electing of Burgesses to serve in this present General Assembly for the Counties of York and Northampton, and also the Return of the Writ for electing a Member for the City of William burg and that the same were made in the form prescribed by Law.

The House was acquainted That John Holloway Esqr Speaker of this House is return'd one of the Burgeffes for the County of York, and also a Member for the City of William burg. But that Mr Edward Tabb for some time before & since the beginning of this Session had given out, that he intended to question his Election & Return for the s'd County: Whereupon due notice hath been given to the s'd Tabb of the time appointed by this House for prefenting such complaints; and he hath been several times requested to lodge his petition accordingly, to the end the same might be speedily heard & determined. Which, notwithstanding the Order of the House, he hath refused to do, declaring that he would not prefer any petition until M. Speaker should make his Election, for which of the s'd places he would ferve, hoping thereby to oblige him to make his Election for the faid City, fo that a new Election for the County would follow of courfe.

Refolved Nem. Cont. That no petition of the s'd Edward Tabb, or of any other person in his behalf whereby to question the Election & Return of John Holloway Esq. Speaker of this House to serve in this General Assembly as a Burgess for the County of York be received after the rising of the House this day.

Order'd, That the s'd John Holloway Efq[‡] Speaker of this House do make his Elec'on to morrow for which of the said places he will serve.

Then the House adjorn'd till to morrow morning 11. a clock.

Friday, February 9, 1727.

HE House being inform'd that the Sherif of Effex attended at the door in custody to amend the Return of the Writ for electing of Burgesses to serve in this present Gen'l Assembly for the s'd County.

Order'd That he do amend the faid Return.

Which was done accordingly, &

Order'd, That he be discharged out of Custody, paying his sees.

M^r Speaker, according to Order, made his Election to ferve in this Gen'l Affembly as a Burgeff for the County of York.

Order'd, That Mr Blair, Mr Laur. Smith, Mr Henry Wills, Mr Eaton & Mr Eggleftone do wait upon the Governor and defire that a new Writ may iffue for electing a Member to ferve in this Gen'l Affembly for the City of Williamsburg, in the room of John Holloway Efgr.—who hath made his Election to ferve for the County of York.

Mr Harrison reported from the Com'ee of Propos'ons & Grievances that they had had under their consider on several Propos'ons & Grievances from several Counties, and had agreed upon a Report, which he read in his place, & afterwards deliver'd it in at the Table, where the same was again read, and agreed to, with an amendment, as follows.

"Upon confider on of a Propos' on from Northampton County, That Copper money may be made current in this Colony.

Refolved, That the faid Proposition be Rejected .-

"Upon confider'on of feveral Propos'ons from Northampton & Accomack Counties That encouragement may be given for Killing Eagles Squirrels, and Crows.

Refolved, That the s'd Propos'ons be Rejected.-

"Upon confider on of a propos' on from Northampton County That an Act be made for the better preventing the tending of Seconds.

Refolved, That the fame may be properly confider'd by the Bill to be brought in for the better & more effectual improving the Staple of Tobacco.

"Upon confider on of a Propos' on from Accomack County That Justices of the Peace may be impowered to determine any matter under Five hundred pounds of Tobacco or Fifty shillings.

"And of another Propos'on from the s'd County That upon the death of any Veftry man; the County may have a free Election of another.

Refolved, That the s'd Propos'ons be Rejected .-

"Upon confider on of a Petition from Henrico County praying That the s'd County may be bounded Weftward by a line beginning on the bounds of Hanver County to run down the Eaft branch of Tuckahoe Creek called the deep Run and down the s'd Creek to the mouth thereof and a streight line croffing James River to the mouth of Skin quarter Creek on Appomatox River and that the Land Weftward may be made a new County.

Refolved, That a Bill be brought in for dividing Henrico County.

"Upon confider on of a Propos' on from Hanover County That an Act may be made to prevent any abuses in taring tobacco Cask.

Refolved, That the fame is already fufficiently provided for by Law.

Order'd, That it be an Inftruction to the Com'ee to whom it is refer'd to prepare & bring in a Bill for the better & more effectual improving the Staple of Tobacco, to bring in a clause for the better preventing the tending of Seconds.

Order'd,

Order'd, That the Com'ee of Propos'ons & Grievances do prepare & bring in a Bill for dividing the County of Henrico—

The House being informed That the Sherif of New Kent attended at the door in Custody, to amend the Return of the Writ for electing of Burgesses to serve in this General Assembly for the s'd County.

Order'd, That he do amend the s'd Return—which was done accordingly.

Order'd, That he be discharged out of Custody, paying his Fees.

Order'd, That M. Francis Willis be added to the Com'ee of Propos'ons & Grievances.

A Bill for further continuing the Act intituled an Act for Security & defence of the Country in times of Danger, was read the first time & Order'd to be read a second time.

A petition of Charles Kymball was prefented to the House & read praying that he may be allowed his usual Salary for doing the Office of Interpreter to the Sappony Indians, from the 17th day of May 1726. to the first day of this instant

Order'd, That the s'd Petition be refer'd to the confider on of the Com'ee of public Claims, and that they do examine the matter thereof, and report the fame with their

Opinions thereon to the House.

The House according to Order proceeded to the confider on of the Report made by the Com'ee of Elec'ons & Privileges in relation to the *Northumberl'd* Election, and the fame was read, & is as follows.

"The Com'ee having had under their confider on the petition of Forty nine Freeholders of the County of Northumberland whose names are thereunto subscribed; complaining of an undue Election & Return of Mr Peter Presty to serve in this Gen'l Assembly as Burgess for the s'd County, and of several undue practices of the Sherif of that County in taking the Poll.

They do report the matter of the s'd complaint as it doth appear to them, as followeth.

"That at the Election of the s'd County the 23d day of January 1727 Mr Prefly, Mr Ball, the fitting Members, & Mr Carter & Mr Neal were Candidates. After reading the Writ, the Candidates went into the Court House, and a number of people in the Court cried out for M. Prefly, who asked, if any body opposed him, or otherwise he said he thought he might be return'd by a general Voice; to which none of the Voters objected, fo he was proclaimed. After which fome of the Candidates feem'd to be diffatisfied, & defired to have a Poll, Mr Carter complaining that this way of proceeding was very irregular, for that, tho the Sherif by law might return upon a View, yet it was impossible to determine the Election that way, unless Mr Presly would draw all his votes together. Upon which Mr Presty agreed a Poll should be taken: And after the names of about twenty Freeholders were fet down in the Poll for Mr Prefly, which exceeded the number of Votes for any other Candidate confiderably feveral others of Mr Prefly's Voters voted only for one person, and when they were told that they ought to give two votes, M Prefly faid they would run the hazard of being fined, then they faid they would give their other vote afterwards; Then Mr Prefly moved That he might be returned with the general Voice faying That no body had poll'd against him, and the Candidates agreed to it: He told the Sherif to ask, if any body opposed it, & no body saying any thing against it, the Sherif went out, & proclaimed Mr Prefly chosen a Burgess the second time. After this, the Poll went on for the other Candidates and feveral persons came in & offer'd to give their Votes for two persons, but were told by the Sherif, They could vote for but one, fince Mr Prefly was already proclaimed: And it appears by the Poll; that there is but one or two that gave two Votes, and one of them was at first refused, but infifting upon his Right, he was admitted to vote for Mr Ball & Mr Carter: and it appears that another person told the Sherif, he would have two votes, & that it was not in his power to hinder him: The Sherif bad him be gone, the Man answer'd, he would not be gone, for he had a Right to ftand there; upon which the Sherif told him, he would break his Head, and he answer'd he would break the Sherif's head; but was admitted to give but one Vote. It further appears to the Com'ee, That a great many Freeholders were diffatisfied

with this proceeding, and that near Fifty Freeholders were refused the liberty of giving two votes, & feveral of them declared they would vote for Mr Carter if they might be admitted, and two Freeholders would give no vote, because they were not admitted to vote for more than one.

And thereupon the Com'ee do Refolve-

"That the Poll at the s'd Election was not regularly taken accord'g to the methods prefcribed by Law and that M' Prefly & M' Ball are not duly elected to ferve as Burgeffes in this prefent General Affembly for the County of Northumberland.

Order'd, That the fitting Members have leave to offer what they have to fay, & then

withdraw.

And they did accordingly feverally ftand up in their places & deliver'd what they

had to fay in maintenance of their Elec'on, & then withdrew.

Upon a Motion the House resolved it self into a Com'ee of the whole House to consider the s'd Report. And after some time spent therein Mr Speaker resumed the Chair, and Mr Harrison reported from the Com'ee, That they had consider'd the several Facts stated in the s'd Report, and were of opinion, That the Resolution of the s'd Com'ee thereupon, be not agreed to.

Refolved, That this House doth not agree to the Resolution of the Com'ee of Elec'ons & Privileges, That the Poll at the s'd Election was not regularly taken according to the methods prescribed by Law, and that Mr Pressly & Mr Ball are not duly elected to serve as Burgesses in this pres't Gen'l Assembly for the County of Northumberland.

Refolved, That Mr Prefly & Mr Ball are duly elected to ferve as Burgesses in this

present Gen'l Affembly for the County of Northumberland.

Order'd, That the Report of the Com'ee of Propos'ons & Griev's refer'd to be confider'd to day, be further refer'd to be confider'd to morrow.

Then the House adjorn'd till to morrow morning. 11 a clock.

Saturday, February 10, 1727.

Ordered-

HAT Mr Crawford have leave to be absent from the service of the House' till Wednesday next.

Order'd, That M Mead have leave to be absent from the service of the

House 'till Thursday next.

A Bill for further continuing the Act intituled an Act For Security & defence of the Country in times of danger, was read a fecond time.

Order'd, That the Bill be ingroffed.

A petition of Henry Embry, William Wynne & Richard Burch was prefented to the House and read, praying that they may be rewarded for their Trouble & the hazard they run in apprehending two Negro Slaves belong'g to M^r Henry Maynard, who after murdering their Master in a very barbarous manner, armed themselves and fled.

Order'd, That the s'd petition be refer'd to the confider'on of the Com'ee of public Claims, and that they do examine the matter thereof, and report the fame with their opin-

ions thereon, to the House.

Order'd, That Mr Attorney General be added to the Com'ee of Propos'ons & Griev'ces.
Order'd, That a Committee for Courts of Juftice be appointed of the following perfons.

Mr Attorney General—
Mr Conway—
Mr Eferidge—
Mr Renp.
Mr Blair
Mr Meriwether.

Mr Merwether.

And they are to fit in the Clerk's Office, and to inquire into the methods of proceeding in the Courts of Juftice and the occasions of the delaies therein, and to prepare a Bill for amending the defects of the Laws now in force relating to the feveral Courts of the Colony.

Colony, and for the expediting of Business: And the Com'ee are to appoint a Clerk to attend them, and to have power to fend for perfons, papers & Records for their information.

The House being acquainted That Mr Jacob Walker & Mr James Wallace attended at the door in Custody, to answer at the Bar of the House a Complaint made against them for refusing to do their duty, as they are Justices of the Peace for the County of Elis'a City in certifying a Grievance of feveral Inhabitants of that County, which was regularly prefented to them at a Court held before them & others for that purpofe: They were brought to the Bar and Mr Speaker by the Order of the House, acquainted them with the matter of the Complaint, and required them to give their Reafons, why they refused to do their duty on this occasion.

Whereupon Mr Walker spoke to this effect.

"Mr Speaker

We understand we are brought hither to answer a Complaint against us, for not doing our duty in certifying a petition prefented to us, as the Grievance of the People, at a Court held in our County for certifying public Claims & Griev'ces, purfuant to a Law of this Colony.

We do acknowlege, a petition to which many names were fubfcribed was prefented to us by Mr Robert Armiftead and one Michael King, who infifted to have it certified according to Law.

We read the petition, and found that, except the five first Subscribers, none of the names were written with the proper handwriting of the persons whose names were there fubfcribed, and that one of the perfons who prefented the petition had not fign'd his name to it; And befides, we knew that every part of the petition was groundlefs & false, and contain'd a very unjust Reflection upon us that were Vestry men of the parish, and that it did likewife in fome meafure arraign the Administration of the Government here, for that particular matter which concern'd the placing of the Church was determined by the Governor & Council, upon hearing of all parties.

We confider'd the Law by which we were bound to certifie Grievances, which is very express, that all Grievances to be certified must be fign'd by the persons presenting the fame, which we acquainted Mr Armiftead with; And for want of his name and because we were well satisfied that the Subscriptions were not genuine, we refused to certifie it.

We can answer for ourselves that we acted herein very impartially & with a confcientious Regard to the Law and our Duty: And if we have been miftaken, it was an Error of our Judgment, for which we hope we fhall not be cenfured."

And then they withdrew, & after fome time were called in again.

And Mr Speaker by the Order of the House acquainted them, That it was the opinion of this House, That they had been guilty of an Error in refusing to certifie this petition; for that it was no part of their Business to inquire into the matter of it, & they ought to have purfued the Law, notwithftanding one of the persons who presented it, was not a Subfcriber: But that the House was disposed to deal as favorably with them as possible. and had Order'd them to be discharged out [of] Custody, paying Fees.

Then the House according to Order proceeded to the consider on of the Report of the Com'ee of Propos'ons & Griev's touching feveral matters refer'd by the laft Seffion

of the last Assembly to the consider on of this present Session.

And the s'd Report was read, together with the petition of fundry Inhabitants of the Parish & County of Elis'a City complaining of the illegal Constitution of their present

Veftry, and of their arbitrary & unjuftifiable proceedings.

Order'd, That M' Greeme, the Agent & Attorney of Col'o Spotfwood, do lay before this House by Monday fortnight, an Account how the mony put into his hands by an Act of Ass'ly made in the year 1720, for erecting the Counties of Spotfilvania & Brunfwick, & for granting certain exemptions & benefits to the Inhabitants thereof, hath been difposed of.

Order'd, That it be an Inftruction to the Com'ee to whom it is refer'd to prepare & bring in a Bill to enforce the penal Laws of this Colony & efpecially those againft Vice & Immorality, to bring in a Clause to prevent Vagabonds cohabiting as Man & Wife, unless they can produce some sufficient Testimony of their being lawfully married.

Order'd, That leave be given to bring in a Bill for diffolving the prefent Veftry of the Parifh of Accomack in the County of Accomack, and for chufing a new Veftry for

the faid Parish.

Order'd, That the petition of the Inhabitants of the parish of Elis'a City, presented to the last Session of the last Assembly, complaining of their Vestry, which was refer'd to the confider'on of this Session of Assembly, and also the petition of the s'd Inhabitants presented to this House, touching the same matter, be refer'd to the confider'on of the Com'ee of Propos'ons & Griev's, and that they do examine the Allegations of the s'd petitions, and report the matter as it shall appear to them, with their Opinions thereon, to the House.

Order'd, That both parties have leave to be heard by themfelves, or their Council, before the s'd Com'ee, upon the matter of the s'd Petitions.

Then the House adjorn'd till Monday morning 11. a clock.

Monday, February 12, 1727.

HE House being inform'd That the Sherif of the County of Glocester, and the Sherif of the County of Charles City, attended at the door in Custody, to amend their resp've Returns of the several Writs for electing of Burgesses to serve in this present General Assembly for the Counties afores'd—

Order'd, That they do amend their faid Returns.

Which was done accordingly.

Order'd, That they be discharged out of Custody, paying Fees.

A motion was made for leave to prefent a petition of fundry Freeholders of the County of Weftmorland, complaining of an undue Election & Return of M^r Thomas Lee and M^r George Efcridge to ferve as Burgeffes in this General Affembly for the faid County.

And after a debate the Question was put

That the faid petition be received.

Resolved in the Affirmative

And the fame was read.

Order'd, That the s'd petition be refer'd to the confider'on of the Com'ee of Privileges & Elec'ons and that they do examine the matter thereof, and report the Same with their opinions thereon, to the House.

A Bill intituled an A& for further continuing the A& intit'd an A& for Security & defence of the Country in times of Danger, was read the third time.

Refolved, That the Bill do pafs.

Order'd, That the Com'ee who prepared the faid Bill do carry the fame to the Council and defire their Concurrence thereto.

Order'd That it be an Inftruction to the Com'ee to whom it is refer'd to prepare & bring in a Bill for the better & more effectual improving the Staple of Tobacco to bring in one or more Claufe or Claufes for limiting the number of plants hereafter to be planted.

Then the House adjorn'd till to morrow morning— 11, a clock.

Tuefday, February 13, 1727.

Order'd.

HAT Mr Kemp be added to the Com'ee of Privileges & Elections.

A petition of *Henry Scarburgh* was with the leave of the House presented & read, complaining of an undue Election of Mr Andrews & Mr Parker to serve as Burgesses for the County of Accomack, in injury to the Petitioner.

Order'd.

Order'd, That the s'd petition be refer'd to the Confider'on of the Com'ee of Privileges & Elections, and that they do examine the matter thereof, and report the fame, with their Opinions thereon, to the House.

Mr Andrews, a Member of this House complained to the House, that he had been grossly abused & affronted this day, by one Edward West, in breach of the Privilege

of this House.

Order'd, That the s'd Edw. Weft be taken into Cuftody of the Serjeant at Arms attending this Houfe, and that he answer the s'd complaint at the Bar of the Houfe.

Mr Attorney General reported from the Com'ee of Propos'ons & Griev's, that they had, according to Order, prepared an Address to the King, which they had directed him to report to the House, & he read the same in his place, and afterwards deliver'd it in at the Table, where it was again read, & agreed to.

Order'd, That the s'd Address be fairly transcribed and a Blank left for the Council, and that the Com'ee of Propos'ons & Griev'ces do carry the same to them, and defire

their Concurrence thereto.

A petition of John Tyler was prefented to the House & read, praying to be allowed some recompence for his Service in overseeing the building and finishing the Magazine & the two wings of the Church, which were built by the Donation of the General Assembly.

Order'd, That the s'd petition be refer'd to the confider'on of the Com'ee for Public Claims, and that they do examine the matter thereof, and report the fame with

their Opinions thereon, to the House.

Mr Escridge reported from the Com'ee of Privileges & Elections, that they had had under their confider'on the petition & complaint of Henry Scarburgh against the Election for the County of Accomack, that they had examined several Witnesses touching the matter of the said complaint, and heard the parties thereupon, and that none of the Allegations of the petition were sufficiently proved, and that they were come to a Resolution thereupon, which he read in his place & afterwards deliver'd it in at the Table, where the same was again read, & agreed to by the House, as follows—

Refolved, That Mr William Andrews and Mr Sacker Parker are duly elected to ferve

as Burgeffes in this General Affembly for the County of Accomack.

Then the House adjorn'd till to morrow morning 11 a'clock.

Wednesday, February 14, 1727.

Order'd,

HAT M^r Dangerfield have leave to go home on extraordinary occasions.

Order'd, That M^r Boulh have leave to be absent from the service of the House til Monday next.

Mr Harrison reported from the Com'ee of Propos'ons & Griev'ces That they had had under their confider'on a petition of the Bristol Iron-mine Company, to be exempted from paying Taxes, and had come to a Resolution thereon, which he read in his place, & afterwards deliv'd it in at the Table, where the same was again read & agreed to as follows.

Refolved, That fome Encouragements be given to Adventurers in Iron-works, and that a Bill be brought in for that purpose,

Order'd, That the faid Com'ee do prepare & bring in the faid Bill-

A petition of fundry Inhabitants of the County of Northumberland, whose names are thereunto subscribed, was presented to the house & read, complaining that by the bounds lately established between the sed County and the County of Lancaster, they are taken into two parishes, in the County of Lancaster, whereby they are become very remote from their parish Churches, whereas before they were reputed Inhabitants of Wiccocomico Parish in the County of Northumberland, where they were conveniently situated for the Church of that Parish, & praying that they may be continued in the sed parish of Wiccocomico.

Order'd, That the s'd petition be refer'd to the confider'on of the Com'ee of Propos'ons and Griev's, and that they do examine the matter thereof, and report the fame, with their opinions thereon, to the House.

A Bill for preventing of Excessive and deceitful gaming.

Alfo, a Bill for dividing the County of Henrico.

Also, a Bill to prevent Swine running at large within the limits of the Town of Norfolk.

Also a Bill for diffolving the present Vestry of the parish of Accomack, and for appointing a new Election of Vestry-men.

Were feverally read the first time and order'd to be read a second time.

The House being inform'd That Edward West attended at the Door in Custody & pray'd to be admitted humbly to acknowledge his Offence in affronting Mr Andrews, a Member of this House yesterday in breach of the Privilege of this House, for which he was heartly forry.

He was called in, & kneeling at the Bar, was, by the order of the House, reprimanded by Mr Speaker, and upon his knees asked pardon of Mr Andrews, and of this House.

Order'd, That the faid Edward West be discharged out of Custody, paying Fees.

A Meffage was deliver'd from the Council That they do concur with this House in the Address to His Majesty, and that one of their number had fign'd the same in behalf of the rest, which Address is as follows.

MOST GRACIOUS SOVERAIN.

Your Majefty's most dutiful & loial Subjects the Council and Burgesses of your antient Colony of Virginia humbly presume upon this first occasion of our meeting in a General Affembly to condole with your Majesty upon the Death of your late Roial Father of blessed & glorious Memory, which afflicted us in no less a degree than the loss of so good & for renowned a King must necessarily affect a dutiful & a grateful People. But when at the same time we heard that Your Majesty was placed in Peace upon Your Throne, when we saw all Orders & Conditions of Men hastening to acknowledge Your undoubted Right & Title, declaring the just Sense they have of those many Roial Virtues, the greatest Ornament of Princes, which are so conspicuous in Your Majesty, and add the brightest Lustre to the Crown upon Your Head, and all Factions & Parties as it were at length consessing themselves convinced that the Interest & Security of the British Nation are inseparable from Your Illustrious House, it was impossible that our Sorrow should not be turned into Gladness.

And the Meafure of our Joy is filled when we behold that Moft Excellent Perfon, Our Gracious Queen, abounding in all the Virtues which are necessary to finish the most diffinguished Character, & educating with a pious Care her Roial Issue, in principles perfectly adapted to the English Constitution.

It is the peculiar Happiness of this Country, that we are more than any other of the American plantations united in the Religion of the Church of England; and our Civil Rights & Liberties are fecured to us by the same excellent Laws which have ever been the Boast of the English Nation, and have made them greater than any other People: Therefore it merits our most thankful acknowlegements that Your Majesty has been pleased to declare Your Resolution to make the Establishment in Church & State Your first and alwaies Your chief Care.

AND as we have alwaies been happy under the Protection & Government of the Crown of England, fo we already at this diftance feel the extensive Influence of Your Majesty's just & wife Councels, in placing over us Mr Gooch Your Majesty's Lieutenant Governor, who as he represents Your Sacred Person in Your Authority, so he imitates Your Majesty's Piety, Moderation & Justice: From whence we have no room to doubt but his Administration will alwaies be acceptable to Your Majesty, and easie to all Your People here.

MAY the God of Heaven long continue to your felf, to your Roial Confort, and all Your Subjects, that valuable Life on which the public Weal fo much depends. May there

there never want one of Your Roial Line to fit on the Throne of Great Britain, and may Your Majesty & Your Roial Family be revered while on Earth, & afterwards recorded in History with greater Fame & Glory than Your Roial Predecessor from whom this Colony has it's Name-

Order'd, That the Com'ee of Propos'ons & Grievances do wait on the Governor to know when he will be attended by this House with the s'd Address.

And the faid Address was fign'd by the Speaker.

Then the House adjorn'd till to morrow morning 11 a clock.

Thursday, February 15, 1727.

HE House being inform'd that the Sherif of the County of Richmond, and the Sherif of the County of King George, attended at the Door in Custody to amend their respective Returns of the several writs for electing Burgesses to serve in this General Affembly for the Counties aforefaid.

Order'd, That they do amend their faid Returns, which was done accordingly.

Order'd, That they be discharged out of Custody, paying Fees.

A Bill to enable William Farrar & Thomas Farrar to fell & convey certain intailed lands, and for fettling other lands & Negros of greater value to the same uses, was read the first time & ord'd to be read a 2d time.

Order'd, That Mr Lee, Mr H Armistead & Mr Francis Willis be added to the Committee for Courts of Justice.

And that Mr Lee be also added to the Com'ee of Propos'ons & Grievances.

The House being acquainted That the sum of fixty pounds was by the order of the Gen'l Affembly held in the year 1720. paid to the Rever'd James Blair Clerk, Henry Cary & Robert Cobbs Church Wardens of the parish of Bruton in the Counties of York and James City, for the defraying the charges of a Law-fuit between the then Lieutenant Govr and the Veftry of the faid parifh, concerning the Advowson of the Church of the s'd Parifh, and that they the Survivor of them were to render an account upon Oath, when thereunto required, how the mony fhould be disposed of.

Order'd, That the Reverend James Blair & Henry Cary the Survivors of the s'd Truftees, do lay an account before this House, how the s'd sum of mony has been disposed of, and that the Clerk of this House do send them notice of this Order.

A Bill for dividing the County of Henrico was read the fecond time & committed.

A Bill to prevent Swine running at large within the limits of the Town of Norfolk was

read the fecond time & order'd to be ingroffed.

A Bill for diffolving the prefent Veftry of the parish of Accomack and for appointing a new Election of Veftry men, was read the fecond time & committed.

Then the House adjorn'd 'till to morrow morning 11. a clock,

Friday, February 16, 1727.

R. Harrifon reported, That the perfons appointed had, according to order, waited on the Governor, to know when he will be attended with the Addrefs of the Council & this House to His Majesty, and that he was pleas'd to appoint this day at one of the Clock in the Council Chamber.

Order'd, That Mr Tayloe have leave to be absent from the service of the House 'till Thursday next.

A Meffage from the Governor was deliver'd by Mr Robertson

That the Governor was now ready in the Council Chamber to receive the Address of the Council and of this House to His Majesty.

And Mr Speaker reported That the Council & this House had attended the Governor with their address to His Majesty, and that after Mr Speaker had read it, the Gov'r received it & was pleas'd to say.

"Being convinced that these Professions of Duty & Loialty are the Sentiments of all the People of this Colony, He should take particular Care that this Address be presented to His Majesty in the best manner, that His Majesty may know how faithful & affectionate His Subjects of this Dominion are to His Person, Family and Government."

A Bill for killing Squirrels & Crows in the Counties of Accomack & Northampton was read the first time & order'd to be read a second time.

A Bill to enable Wm. Farrar & Tho. Farrar to fell & convey certain intailed lands, and for fettling other lands & Negros of greater value to the fame uses, was read the second time & committed.

Mr Attorney General reported from the Com'ee to whom the Bill for diffolving the prefent Vestry of the parish of Accomack and for appointing a new Election of Vestry men, an amendment made by the Com'ee to the Bill, which he read in his place, & afterwards deliver'd the Bill with the Amendment in at the Table, where the s'd Amendm't was read & agreed unto by the House.

Order'd, That the Bill with the Amendment be ingroffed.

A Bill for preventing of exceffive & deceitful gaming, was read the fecond time, and committed.

A Bill intituled an Act to prevent Swine running at large within the limits of the Town of Norfolk, was read the third time.

Refolved, That the Bill do pass.

Order'd, That Mr Braxton Mr Crawford & Mr Mufcoe do carry the faid Bill to the Council for their Concurrence.

M^r Commiffary *Blair*'s account of the mony given by the General Affembly for determining the Right of Patronage of the Parifh Church of *Bruton*, was laid before the House and read.

Ordered, That the faid account do lie upon the Table.

Then the House adjorn'd till to morrow morning 11-a clock.

Saturday, February 17, 1727.

HE House being informed that the Sherif of Stafford by reason of Sickness is unable to travel, & cannot attend to amend the Return of the Writ for electing of Burgesses to serve in this General Assembly for the s'd County & that the under-Sherif attended in his behalf & pray'd to be admitted to amend the

fame.

Order'd, That the under Sherif of the County of Stafford do amend the s'd Return. Which was done accordingly.

Mr Kemp reported from the Com'ee to whom the Bill for preventing of exceffive & deceitful Gaming was committed, feveral amendments made to the Bill, which they had directed him to report to the House & he read the same in his place, & afterwards deliver'd the Bill with the amendm'ts in at the Table where the s'd amendm'ts were read.

Order'd, That the faid Report do lie upon the Table.

A Bill for killing Squirrels & Crows in the Counties of Accomack & Northampton was read the second time & committed.—

A Bill intituled an Act for diffolving the prefent Veftry of the parish of Accomack & for appointing a new Election of Veftry men, was read the third Time.

Refolved, That the Bill do pafs.

Order'd, That M. H. Willis, M. Andrews, M. Parker, M. Bowdoin & M. Marfhall do carry the s'd Bill to the Council for their Concurrence.

Then the House adjorn'd till Monday morning, 11. a clock.

Monday,

Monday, February 19, 1727.

A PETITION of Elizabeth Barnet Widow was prefented to the House & read, praying to be allowed in the public Levy one thousand pounds of tobacco, which the County of Gloster had Credit for in the last public Levy, by persons who were not Inhabitants of that County, & was diffursed by Wm. Barnet dec'd, her late Husband who collected and paid the said Levy.

Order'd, That the s'd Petition be refer'd to the confider'on of the Com'ee of public claims, and that they do examine the matter thereof, and report the Same, with their

opinions thereon to the House.

Mr Clayton reported from the Com'ee to whom the Bill for dividing the County of Henrico was committed, feveral amendm'ts made by the Com'ee to the Bill, which they had directed him to report to the House, & he read the Report in his place, & afterwards deliver'd the Bill with the amendm'ts in at the Table, where the s'd amendm'ts were read & agreed unto by the House.

And feveral Blanks in the Bill were filled up.

Order'd, That the Bill with the amendments be ingroffed-

Mr Clayton reported from the Com'ee of Propos'ons & Griev'ces, that they had had under their confider'on a petition of feveral Inhabitants of Elizabeth City Parifh to the laft Affembly, and of another petition from other Inhabitants of the s'd Parifh to this Affembly, praying, that the prefent Veftry of the s'd parifh may be diffolved & that they may have liberty to chuse a Veftry according to Law; and that the Com'ee had agreed upon a Report, which he read in his place & afterwards deliver'd it in at the Table where the same was again read—

Order'd, That the faid report do lie upon the Table.-

The House was called over, & all the absent Members were excused.

Order'd, That the ballance of Mr Commissary Blair's account of the mony given for determining the Right of Patronage of the Church of the Parish of Bruton being £31 7 2 be paid to John Holloway Esqr Treasurer.

Order'd, That the Treasurer do lay his accounts before the House.

Then the House adjorn'd till to morrow morning 11, a Clock.

Tuesday, February 20, 1727.

BILL for encouraging Adventurers in Iron Works was read the first time & order'd to be read a second time.

A Bill intituled an Act for dividing the County of Henrico, was read the third time.

Refolved, That the Bill do pass.

Order'd, That the Com'ee of Propos'ons & Grievances do carry the faid Bill to the Council for their Concurrence.—

The House proceeded to the consider on of the amendm'ts made to the Bill for preventing excessive & deceitful Gaming and the amendm'ts were read, & some of the s'd amendm'ts were agreed unto, & some of them were disagreed unto by the House, & some other amendm'ts were made to the Bill.

Order'd, That the Bill with the amendm'ts be ingroffed-

A Bill for the more effectual improving the Breed of Horfes & for preventing the importation of Horfes from the neighbouring plantations, was read the first time, and order'd to be read a second time.

A petition of Godfrey Pole was prefented to the House & read, praying to be reftored to the Office of Clerk of the Com'ee of Propos'ons & Griev'ces, in which he has served

near ten years, he being hindered in the beginning of this Selfion from applying for the fame, by bad Weather & Sickness.

And the House being inform'd that Mr Hickman is willing to resign the s'd Office to Mr Pole, he was appointed accordingly.

Then the House adjorn'd till to morrow morning 11. a Clock.

Wednesday, February 21, 1727.

BILL for encouraging Adventurers in Iron Works was read the fecond time & order'd to be ingroffed.

A Bill for ereding a new County on the heads of Effex King & Queen and King Wm. Counties, was read the first time & ord'd to be read a 2d time.

Mr Kemp reported from the Com'ee to whom the Bill for killing Squirrels & Crows in the Counties of Accomack & Northampton was committed, an amendment made to the Bill, which they had directed him to report to the House, & he read the Report in his place & afterwards deliver'd the Bill with the amendment in at the Table, where the s'd amendment was read, & with some amendments was agreed to by the House.

Order'd, That the Bill with the amendment be ingroffed.-

A Bill for the more effectual improving the Breed of Horfes & for preventing the importation of Horfes from the neighbouring plantations was read the fecond time and rejected.

Mr Blair reported from the Com'ee appointed to inquire into the prefent Condition of the Battery at Point Comfort, & the fittest place for erecting a Battery there, & how far the same may be useful for the defence of the Country, and to make an Estimate of the charge of rebuilding or repairing the same, & also to inquire how the s'd Battery hath heretofore been erected & maintained, had agreed upon a Report upon the matters to them refer'd which he read in his place & afterwards deliver'd it in at the Table, where the same was again read.

Order'd. That the faid Report do lie upon the Table.

Then the House adjorn'd till to morrow morning 11, a clock.

Thursday, February 22, 1727.

BILL intituled an AA for encouraging adventurers in Iron-Works, was read the third time.

Refolved, That the Bill do país.

Order'd, That the Com'ee of Propos'ons & Griev'ces do carry the faid Bill to the Council for their Concurrence.

The Treafurer laid his Accounts of the Duty upon liquors before the House, which were order'd to lie upon the Table.

A Bill intituled an Att for Killing Squirrels & Crows in the Counties of Accomack & Northampton, was read the third time.

Refolved, That the Bill do país.

Order'd, That Mr Whitehead Mr Marshal Mr Bowdoin Mr Andrews & Mr Parker do carry the Bill to the Council for their Concurrence.

A Bill intituled an Aâ for preventing exceffive & deceitful gaming was read the third time & an amendment was made to the Bill at the Table.

Refolved, That the Bill do pafs.

Order'd, That the Com'ee of Propos'ons & Griev'ces do carry the Bill to the Council for their Concurrence.

A Meffage was brought from the Council, That they have made fome amendments to the Bill intituled an Aå for further continuing the Aå intituled an Aå for fecurity & defence of the Country in times of danger, to which they defire the Concurrence of this Houfe.

Order'd.

Order'd, That Mr John Bolling have leave to be abfent from the fervice of the House 'till Tuefday next.

A petition & Propofals of William Parks for printing a complete body of the Laws of this Colony now in force, and also the Laws to be made hereafter from time to time, was refer'd by the Governor & Council to the confideration of this House, and was read.

Refolved, That it will be of public use and benefit to print & publish a Complete

Body of the Laws of this Colony now in force.

Order'd, That the Speaker of this Houfe, Mr Clayton & Mr Blair Members of this Houfe, Mr Randolph Clerk of this Houfe & Mr Robertfon Clerk of the Council, or any three of them, be appointed to agree with the s'd Wm. Parks for the printing a Complete Body of the Laws of this Colony, and to take a certain number of Books, to be diftributed at the public charge, among the Governor, Council, Burgeffes & feveral Juftices of the Peace of this Colony.

A Bill to prevent Loffes to Exor's & Adm'rs by the fale of Negros, goods and chattels taken in Execution, For amending the Law in relation to Exor's & Adm'rs, For maintaining Adions of Account againft Exor's & Adm'rs by one Jointenant & Tenant in Common againft another Jointenant & Ten't in Common their Ex'rs, & Adm'rs, For impowering Fathers to difpose of the Custody & Tuition of their Children, And for the better managing & securing Orphans Estates, was read the first time and order'd to be read a second time.

The House proceeded to the consider on of the Report of the Com'ee of Propos'ons & Griev'ces made upon the several petitions of the Inhabitants of the Parish & County of Elizabeth City to them refer'd, and the Resolution of the s'd Com'ee thereupon was read, and upon the Question was agreed unto by the House, as follows.

Refolved, That a Bill be prepared for diffolving the prefent Veftry of the parish of Elizabeth City, and for appointing a new Election of Veftry men for the s'd parish.

Order'd, That the Com'ee of Propos'ons & Griev'ces do prepare & bring in the faid Bill.

Then the House adjorn'd till to morrow morning-11. a clock.

Friday, February 23, 1727.

Order'd

HAT the Com'ee of Propos'ons & Griev'ces be difcharged, from proceeding upon the Bill to enforce the penal Laws of this Country, which they were order'd to prepare & bring in, and that the Com'ee for Courts of Justice do prepare & bring in the same.

Mr Kemp with the leave of the House presented a Bill to enable Tho's Claiborne to fell & convey the Fee simple Estate of part of certain intailed Lands, & for laying out the purchase mony in Negros or other Slaves, to be settled upon the persons to whom the Residue of the intailed Lands shall descend from time to time, and the same was read the first time, & order'd to be read a second time.

A petition of fundry Merchants trading to the Weft Indies, whose names are thereunto subscribed, was presented to the House & read, praying that they may be eased from certain hardships they lie under in the manner of entering & paying the duties of Liquors imported.

Order'd, That leave be given to bring in a Bill to ease the Importers of Rum & other liquors liable to a duty, in the manner of entering & paying the duties of such liquors, and that the Com'ee of Propos'ons & Grievances do prepare & bring in the faid Bill.

The House proceeded to the confider on of the amendm'ts made by the Council to the Bill intituled an AA for further continuing the AA intituled in AA for fecurity & defence of the Country in times of danger, & the same were severally read & disagreed unto by the House.

Order'd, That a Meffage be fent to the Council, to acquaint them That this House doth difagree to the amendm'ts made by them to the faid Bill, and that the Com'ee of Propos'ons & Griev'ces do go up with the Meffage.

The House being inform'd that the Sherif of the County of *Accomack* attended at the door in Custody to amend his Return of the Writ for electing of Burgesses to serve in this present Gen'l Assembly for the s'd County.

Order'd. That he do amend his faid Return.

Which was done accordingly.

Order'd. That he be discharged out of Custody, paying Fees.

The House proceeded to the consideration of the Report of the Com'ee appointed to inquire into the present condition of the Battery at Point Comfort, made upon the several matters to them refer'd, and the same was read & is as follows.

"The Committee find that the Battery at Point Comfort had twenty large Iron Cannon upon it, of which fome are fo honey combed, that they are not fit for fervice. They find that the Soil near the s'd Point is a Sand, but are of Opinion, that a little further back from the late Battery is a better place for erecting a new Battery upon, where, they are inform'd the Battery may, at no great charge, be fo fecured, that it will refift all violent Storms, & will fully command the Channel, fo that no Ship that draws ten foot water can fafely pass it. They are inform'd that the Channel is near a mile over, & are of opinion, that a Battery of twelve of the best Guns is sufficient to be erected at that place, and that such a Battery will be of great use for the preservation of the Trade of this Country, and that Two hundred & fifty pounds may be sufficient to build & erect the same. And they find, that the charge of building the former Battery was defray'd out of the Revenue of two shillings \$\mathbb{P}\$ hogshead upon Tobacco & fifteen pence \$\mathbb{P}\$ Ton upon shipping."

Refolved, That an humble Addrefs be prefented to the Governor to return him the thanks of this Houfe for his Care of the Security & Defence of this Country; and to acquaint him that it is the opinion of this Houfe, That the erecting & maintaining a Battery at Point Comfort will be of confiderable advantage to the Trade & Shipping of this Colony, But that the charge of erecting & maintaining the fame ought to be defray'd out of the Revenue of two fhillings & hoghead upon Tobacco & fitteen pence & ton upon fhipping, which was one of the purposes for laying those duties; and therefore that it is not necessary for this House to contribute any thing towards this Work, until that

Fund shall prove deficient.

Order'd, That the Com'ee of Propos'ons & Grievances do draw up an Addrefs, purfuant to the faid Refolution

Order'd, That M^r Randolph & M^r Robert Armiftead have leave to go home upon extraordinary occasions.

Then the House adjorn'd till to morrow morning 11. a clock.

Saturday, February 24, 1727.

MESSAGE from the Council, That they do agree to the Bill intituled an A& for preventing of exceffive & deceitful gaming.

And also to the Bill intituled an Act To prevent Swine running at large within the limits of the Town of Norfolk, without any amendment.

And that they have made some amendm'ts to the Bill intituled an Ast for encouraging Adventurers in Iron Works, to which they desire the Concurrence of this House.

A Bill for diffolving the prefent Veftry of the parish of Elisa. City, & for appointing a new Election of Vestry men for the said parish, was read the first time & order'd to be read a second time.

A Bill for the better & more effectual improving the Staple of Tobacco was read the first time & order'd to be read a second time.

A Bill to enable Thomas Claiborne to fell & convey the Fee fimple Estate of part of certain intailed Lands, and for laying out the purchase mony in Negros or other slaves to be settled upon the persons to whom the residue of the intailed lands shall descend from time to time, was read the second time & committed.

Then the House adjorn'd till Monday morning-11. a Clock.

Monday, February 26, 1727.

BILL for diffolving the prefent Veftry of the parish of Elifa. City, & for appointing a new Eledion of Veftry men for the s'd parish, was read the second time & feveral amendm'ts were made to the Bill at the Table.

Order'd, That the Bill with the amendm'ts be ingroffed.

The House proceeded to the consider on of the amendm'ts made by the Council to the Bill intituled, an Ast for encouraging Adventurers in Iron Works, and the same were severally read, and all the s'd amendm'ts were agreed unto by the House.

Order'd, That a Meffage be fent to the Council, to acquaint them that this House do agree to all the amendm'ts by them made to the s'd Bill, & that the Com'ee of Propos' ons & Griev'ces do go up with the Meffage.

The House being acquainted by a Member of the House that he had received a letter from M^r Greene the Attorney of Colo. Spotfwood, acquainting him, that he was a Stranger to the several Transactions relating to the disposition of the mony of which this House require an account to be laid before them, & that he is not able at this Juncture to lay any perfect account of that matter before this House, & therefore humbly prays the Favor of this House to allow him some further time & that he will shew a very ready obedience to such order as this House shall please to make upon the matter.

Order'd, That M^r Greene do attend next Monday & lay the account required before the House, in such manner as he shall be able to state the same.

A Bill to prevent loffes to Ex'ors & Adm'rs by the fale of Negros goods & chattels taken in Execution, For amending the Law in relation to Ex'ors & Adm'rs, For maintaining Actions of Account againft Ex'ors & Adm'rs by one Jointenant & Tenant in Common againft another Jointenant & Tenant in Common their Ex'ors & Adm'rs, For impowering Fathers to difpose of the Custody & Tuition of their Children, And for the better managing & securing Orphans Estates, was read the second time & committed.

Mr Harrison reported from the Com'ee appointed to inspect the Temporary Laws that the Com'ee do find that An Aâ for the better securing the painent of Levies, and Restraint of vagrant & idle people, and for the more effectual discovery & prosecution of persons having Bastard Children, will expire at the end of this Session of Assembly, and were of opinion that the same should be continued & amended.

Order'd, That the Com'ee of Propos'ons & Griev'ces do prepare & bring in a Bill For continuing & amending the faid Act.

Order'd, That the faid Com'ee do prepare & bring in a Bill for laying a duty on Slaves imported, and for appointing a Treafurer of fuch duty.

A Meffage was brought from the Council that they have made an amendment to the Bill intituled An A α for killing Squirrels & Crows in the Counties of Accomack & Northampton, to which they defire the concurrence of this House.

And the s'd amendm't was read & agreed unto by the House.

Order'd, That a Meffage be fent to the Council to acquaint them that this House do agree to the said amendm't and that the Com'ee who prepared the s'd Bill do go up with the Meffage.

Then the House adjorn'd till to morrow morning 11, a clock.

Tuesday, February 27, 1727.

R. Conway putting the House in mind of the great Zeal the Lieu't Gov'r has upon all occasions hitherto shewn for the Interest & Prosperity of this Colony: Of his courteous & affable Behaviour to all degrees of people in general, and of his kind & obliging Treatment of this House in particular. For which he merits the affection & highest respect of all the People of Virginia, who have all imaginable Reason to expect that his suture Administration will be prudent & just, and easie & prosperous to them,

Moved, That this House would make a present to the Lieuten't Governor and after

a Debate, the Question was put, & thereupon

Refolved, That the fum of Five hundred Pounds be given to the Lieuten't Governor, & that he be humbly defired to accept the fame as an humble Acknowlegem't from the People of Virginia, of the juft fenfe they have of his Regard for them and this Colony.

Order'd, That the s'd Sum of Five hundred Pounds be paid to the Lieut. Governor out of the public mony in the hands of John Holloway Efq'r Treafurer of Virginia.

Order'd, That the Com'ee of Propos'ons & Griev'ces do carry the faid Order & Refolve to the Council for their Concurrence.

Order'd, That it be an Inftruction to the s'd Com'ee to bring in a Clause in the Address to be presented to the Governor, pursuant to the Resolution on Friday last, humbly to desire him to accept the s'd sum of five hundred pounds.

A Bill for the better & more effectual improving the Staple of Tobacco was read the

fecond time.

Refolved, That the Bill be committed to a Com'ee of the whole House.

And the House resolved it self into a Com'ee of the whole House to consider the s'd Bill, & after some time spent therein Mr Speaker resumed the Chair, and Mr Clayton reported from the Com'ee, that they had made some progress in the Bill, & had directed him to move for leave to sit again.

Refolved, That the House will again Resolve it self into a Com'ee of the whole House,

to morrow to confider further of the faid Bill.

Then the House adjorn'd till to morrow morning 11. a clock.

Wednesday, February 28, 1727.

HE House according to order Resolved it self into a Com'ee of the whole House to consider further of the Bill for the better & more effectual improving the Staple of Tobacco, and after some time spent therein, Mr Speaker resumed the Chair, & Mr Clayton reported from the Com'ee, That they had gone thro the Bill, & made several amendments thereto, which they had directed him to report to the House, and he read the Report in his place, & afterwards deliver'd the Bill with the amendm'ts in at the Table, and the amendm'ts were read & agreed to by the House, And a Clause was offer'd to be added to the said Bill, and a debate arising thereupon,

Refolved, That the same be adjorned.

A Message was brought from the Council, That they had passed an ingrossed Bill, intituled an A& for the better support of the Clergy of this Dominion, and for the more regular collecting & paying the parish Levies, to which they defire the Concurrence of this House.

Then the House adjorn'd till to morrow morning 11, a clock.

Thursday, February 29, 1727.

A BILL to explain and amend the Act for declaring the Negro Mulatto & Indian Slaves within this Dominion to be Real Eftate, was read the first time & order'd to be read a second time.

M. Harrison reported from the Com'ee to whom the Bill to prevent loffes to Ex'ors & Adm'rs by the sale of Negros goods & Chattels taken in Execution, For amending

the Law in relation to Ex'ors & Adm'rs, For maintaining Adions of Account against Ex'ors & Adm'rs & by one Jointenant & Tenant in Common against another Jointenant & Tenant in Common their Ex'ors & Adm'rs, For impowering Fathers to dispose of the Custody and Tuition of their Children, and for the better managing & securing Orphans Estates was committed, several amendments made to the Bill, which they had directed him to report to the House, and he read the Report in his place, & afterwards deliver'd the Bill with the amendm'ts in at the Table, & the amendm'ts were read & agreed unto, & another amendm't was made at the Table.

Order'd, That the Bill with the amendm'ts be ingroffed.

Mr Robert Bolling reported from the Com'ee of public Claims that they had had under their confider on the public debts & had agreed upon a Report, & drawn up a State of the fame, which were enter'd in a Book, and he deliver'd the Book in at the Table.

Order'd, That the s'd Book do lie upon the Table.

A Meffage was brought from the Council,

That they do agree to the Refolve of this House for giving the Lieut't Governor Five hundred pounds.

The House resumed the adjorn'd Debate upon the Clause offer'd to be made part of the Bill for the better & more effectual improving the Staple of Tobacco, And the same was read & committed.

A Bill to ease the Importers of Rum & other Liquors liable to a duty in the manner of entering & paying the duties of such Liquors, was read the first time, and order'd to be read a second time.

Mr Escridge reported from the Com'ee of Privileges & Elec'ons That the Com'ee had had under their confideration the petition of Gawen Corbin Richard Johnson & John Dixon, against the Election of Mr John Robinson for the County of King & Queen, & had duly weighed the Evidence touching the s'd Complaint, & had come to overal refolutions thereupon which he read in his place & deliver'd in at the Table, where the same were severally read & agreed unto by the House with an amendment, as follows.

Refolved, That the faid Complaint is groundlefs, frivolous, malicious & fcandalous.

Refolved, That M. John Robinson is duly elected to serve as a Burgess in this present
General Affembly for the County of King & Queen.

A Bill for erecting a new County on the heads of Effex, King & Queen, & King William Counties, was read the fecond time and committed.

The ingroffed Bill from the Council intituled an Act for the better support of the Clergy of this Dominion, and for the more regular collecting & paying the parish Levies, was read the first time & order'd to be read a second time.

A Bill intituled an Act for diffolving the prefent Veftry of the parish of Elis'a City & for appointing a new Election of Vestry men for the s'd parish, was read the third time. Refolved. That the Bill do pass.

Order'd, That the Com'ee of Propos'ons & Griev'ces do carry the Bill to the Council for their Concurrence.

Then the House adjorn'd till to morrow morning 11, a clock.

Friday, March 1, 1727.

Order'd-

HAT it be an Instruction to the Committee to whom it is refer'd to prepare & bring in a Bill for laying a duty upon Slaves imported, to lay the duty upon the head, & not ad valorem.

A Bill intituled an Act to prevent loffes to Ex'ors & Adm'rs by the fale of Negros, Goods & Chattels taken in Execution, For amending the Law in Relation to Ex'ors & Adm'rs, For maintaining Actions of Account againft Ex'ors & Adm'rs and by one Jointenant & Tenant in Common against another Jointenant & Tenant in Common, their Exo'rs & Adm'rs, For the impowering Fathers to dispose of the Custody & Tuition of their Children, and for the better managing & securing Orphans Estates was read the third time, & one word inserted in the Bill at the Table.

Refolved, That the Bill do pass.

Order'd, That the Com'ee of Propos'ons & Griev'ces do carry the Bill to the Council for their Concurrence.

Mr Lee reported from the Com'ee to whom the Bill to enable Thomas Claiborne to fell & convey the Fee fimple Estate of part of certain intailed lands and for laying out the purchase mony in Negros or other Slaves to be settled upon the persons to whom the residue of the intailed Lands shall descend from time to time, was committed, that the Com'ee had examin'd the Allegations of the Bill, & sound the same to be true, & had made several amendments to the Bill, which they had directed him to report to the House, & he read the report in his place & afterwards deliver'd the Bill with the amendm'ts in at the Table, & the amendm'ts were read & agreed unto with an Amendment.

Order'd, That the Bill with the amendm'ts be ingroffed.

Order'd, That Mr Thacker have leave to be abfent from the fervice of the House till Wednefday next.

Mr, Braxion reported from the Com'ee to whom the Bill for ereding a new County on the heads of Effex, King & Queen, & King William Counties was committed, that the Com'ee had made feveral amendm'ts to the Bill which they had directed him to report to the Houfe, & he read the Report in his place, & afterwards deliver'd the Bill with the amendm'ts in at the Table, & the amendm'ts were read.

Order'd, That the Report do lie upon the Table.

Then the House adjorn'd till to morrow morning 11, a clock.

Saturday, March 2, 1727.

A BILL to prevent abuses in the importation of bottled Liquors being presented to the House & received, was read the first time, & order'd to be read a second time.

Order'd, That M^r Grymes & M^r Hollier have leave to be absent till Wednesday next.

Order'd, That a Committee be appointed to proportion the Public Levy, of the following persons,

Mr Efcridge-

Mr Rob. Bolling

Mr Kemp &

Mr Henry Willis-

Mr Burges .--

And the Com'ee are to prepare & bring in a Bill for raifing a Public Levy.

Order'd, That the Treasurers accounts be refer'd to a Committee, and that they do examine the same, with the Vouchers, and report their opinions thereupon to the House.

And a Com'ee was appointed accordingly.

And then the House adjorn'd till Monday morning 11. a clock.—

Monday, March 4, 1727.

MESSAGE was brought from the Council, that they have made an amendment to the Bill intituled an Aâ for dividing the County of Henrico, to which they defire the Concurrence of this House.

The House proceeded to the confideration of the Book of Claims & part of the faid Book was read, & the further confider on thereof was adjorn'd—

Refolved, That no allowance be hereafter made to any Interpreter for the Pamunkey or Chickohominy Indians.—

Then the House adjorn'd till to morrow morning-11, a clock,

Tuefday,

Tuefday, March 5, 1727.

R Kemp reported from the Com'ee of Elections & Privileges That the Com'ee had had under their Confideration the matter of a Complaint to them refer'd in relation to the Wesmoreland Election, & had examined all the Witnesses which were produced of either fide touching the same, & heard Mr Tho's Barnes, who profecuted the Complaint, and the sitting Members severally by their Counsel, & thereupon had agreed upon a Report, which he read in his place, & afterwards deliver'd it in at the Table, where the same was again read, & is as follows—Viz't.

"The Petition refer'd to the Com'ee is ftiled the petition of the Freeholders of Westmorland County, & doth accuse Augustin Washington Gent. Sherif of the faid County of acting partially & unfairly, in determining the Election without a Poll & returning Mr Lee & Mr Efcridge, the fitting Members, in injury to the Petitioner's Right, against the Duty of his Office which he was prevailed upon to do, as the Petition charges, by the infinuations of Mr Escridge, and his promife to keep him indemnified: But the names of the persons who are supposed to be the Subscribers of the Petition, are wrote upon a feparate paper: And it appears to the Com'ee, that that paper was carried about to the houses of several persons by Mat. Bean & Joseph Sandford, Mr Barnes's Agents, who deceived the People by telling them that the defign of figning the paper was to fatisfie Mr Barnes, what Interest he should have at a new Election, in case he could procure one; whereby fome were induced to fet their names, who would upon no account have fign'd a Complaint against the Election: & some persons fign'd the names of others, who were supposed to be in the interest of Mr Barnes, without their knowledge: But it does not appear that any of the persons, whose names are there written, were acquainted with the use that was intended to be made of the Subscriptions, except Bean & Sandford, and fome few others of M. Barnes particular Friends: But feveral who were inform'd of the Petition did refuse to fign, althô they would have voted for Mr Barnes, being fatisfied that the Election was fair. It appears, That Mr Barnes, after the names of feveral Freeholders were thus procured, which the Com'ee cannot suppose could be done without his knowledge, annexed the paper, upon which the names of the pretended Subscribers were written, to the Petition, & presented the same to this House.

As to the matter of the Election: It appears to the Com'ee, That upon the Elec'on day, about 12 a clock, the Writ was read, & Mr Efcridge defired all those persons that were for him & Mr Lee to feparate themselves from the rest, & accordingly the People were divided into two Companies, one declaring for the fitting Members, & the other for Mr Barnes, & the Majority for the fitting Members appeared, upon that division, to be at leaft four to one, & no body at that time demanded any Poll. The Sherif ftaid till a little after one, & then ask'd Mr Barnes, what he intended to do, who answer'd, that thô he had no hopes of fucceeding in the Election, yet, if the Sherif would ftay till 2 a clock, he would then tell him whether he would have a Poll, & the Sherif agreed to ftay 'till that time, but told Barnes, if he ftayed fo long, he must determine upon the View, for it would be too late then to begin a Poll, & the weather was very bad, to which Barnes made no answer: But some little time before Two, as some declared, thô as others said, about Two, the Sherif found that the Freeholders grew uneafie and defired to be difpatched & told Barnes, he could ftay no longer, the People being fo uneafie, & the Weather growing worfe, upon which Barnes taxed him with not keeping his Word, but faid he was ready to go to a Poll: The Sherif faid he would fee whether he had any more Voters than appeared upon the first Division, & desired all the Freeholders who were for the fitting Members to feparate from those who were for Barnes, which was done accordingly, and the Majority for the fitting Members appeared much the fame as upon the first Division: But Mr Barnes was in the meantime taken up & carried into the Court-house, & the Sherif immediately proclaimed the fitting Members duly chosen Burgeffes for the County of Westmorland: About a quarter of an hour after which, Mr Barnes demanded a Poll, & fome few of his Friends, who had been drinking, declared themselves not

fatisfied with the proceeding of the Sherif; but feveral of M' Barnes's Friends declared before the Com'ce, that they were well fatisfied with the Election, & did not think they had any reason to complain of the Sherif: Neither doth it appear that any of the Freeholders are any waies diffurb'd about it, except M' Barnes & his Agents, nor could a Poll have been of any advantage to Barnes, thô it would have been very inconvenient to the Freeholders to poll at that time of day, & in such Weather.

And thereupon the Com'ee have come to the following Refolutions,

Refolved, That the Petition prefented to this House in the name of the Freeholders of the County of Westmorland, complaining of the Election for the faid County, is a

falfe, forged, pretended Complaint.

Refolved, That Matthew Bean & Joseph Sandford in procuring feveral Freeholders to fign their names to a Paper; & causing the names of other Freeholders to be written therein without their knowledge, with intent to annex the same to a Petition with which the said Freeholders were not acquainted, and that Thomas Barnes in annexing that paper to the petition, knowing how it was obtained & presenting the same to this House, are highly criminal, and guilty of soul and scandalous practices, of an unjust Vexation to the sitting Members, and a high Breach of the Privileges of this House.

Refolved, That Mr Thomas Lee & Mr George Escridge are duly elected & returned

Burgesses to serve in this present Gen'l Assembly for the County of Westmorland."

And the Queftion was feverally put upon the Several Refolutions afores'd& there-upon

Refolved, That this House doth agree with the said Committee.

Refolved, That the Petition prefented to this House in the name of the Freeholders of the County of Westmorland complaining of the Election for the said County, is a false,

forged, pretended Complaint.

Refolved, That Matthew Bean & Joseph Sandford in procuring several Freeholders to fign their names to a paper, and causing the names of other Freeholders to be written therein without their knowlege, with intent to annex the same to a Petition with which the said Freeholders were not acquainted, And that Thomas Barnes in annexing that paper to the Petition, knowing how it was obtained, & presenting the same to this House, are highly criminal, & guilty of soul & scandalous practices of an unjust Vexation to the sitting Members, and a high Breach of the Privileges of this House.

Refolved, That Mr Thomas Lee & Mr George Efcridge are duly elected & returned

Burgeffes to ferve in this prefent Gen'l Affembly for the County of Westmorland.

Order'd, That the faid Matthew Bean Joseph Sandjord & Thomas Barnes be sent for in Custody of the Serjeant at Arms attending this House, to answer for their faid Offences at the Bar of this House.

Mr Harrison reported from the Com'ee to whom the Clause offer'd to be made part of the Bill for the better & more effectual improving the Staple of Tobacco was committed, That the Com'ee had made several amendments to the Bill, which they had directed him to report to the House; and he read the Report in his place, & afterwards deliver'd the Clause with the amendm'ts in at the Table, where the amendments were read & agreed to with an amendment, And the Clause so amended was order'd to be made part of the Bill.

Order'd, That the Bill with the amendments be ingroffed.

A Petition of M^r Græme, the Attorney of Colonel Spotfwood, was prefented to the House & read, setting forth, that he is now attending with the accounts required of him, but that he has not been able, with all his diligence to procure the proper Vouchers that may be required to justifie the said account, and praying that either the producing those accounts may be defer'd till the next Session of Assembly, or that he may have time till then to procure the Vouchers that may be wanted or required, & may have leave to add or alter the s'd accounts, if now produced, according to such Instructions as he shall hereafter receive.

Order'd, That the faid Accounts be now produced. And the fame were produced accord'ly.

Order'd.

Order'd, That the s'd Accounts be refer'd to a Com'ee & that they do examine the fame with the Vouchers that can be now produced, & report their Opinion thereon to the House. And a Committee was appointed accordingly.

Order'd, That Mr Burges have leave to go home upon extraordinary occasions.

Then the House adjorn'd till to morrow morning 11 a Clock.

Wednefday, March 6, 1727.

Order'd-

HAT Mr Aug. Smith & Mr Sand have leave to go home.

A Bill for laying a duty on Slaves imported and for appointing a Treasurer

was read the first time & order'd to be read a fecond time.

A Bill for the better fecuring the paiment of Levies and Restraint of vagrant & idle People and for the more effectual Discovery & Profecution of Persons having Bastard Children and for preventing unlawful Cohabitation was read the first time & order'd to be read a second time.

A petition of *Thomas Barnes* was prefented to the Houfe & read fetting forth that he is unfeignedly forry for the Offence he has given this Houfe, & that he is ready & willing to fubmit to the Cenfure of this Houfe, & praying that he may no longer lie under the difpleafure of this Houfe: And was order'd to lie upon the Table.

A Bill intituled, an A& For the better & more effectual improving the Staple of Tobacco

was read the third time.

Refolved, That the Bill do país.

Order'd, That the Com'ee of Propos'ons & Grievances do carry the Bill to the Council for their Concurrence.

The House proceeded to take into confideration the amendment made by the Council to the Bill intituled an A& for dividing the County of Henrico, and the same was read & agreed to.

Order'd, That a Meffage be fent to the Council to acquaint them that this House hath agreed to the amendm't by them made to the s'd Bill, And that the Com'ee of

Propos'ons & Grievances do go up with the Meffage.

A Bill intituled an A& to enable Thomas Claiborne to fell & convey the Fee fimple Eftate of part of certain intailed Lands and for laying out the purchase mony in Negros or other Slaves to be settled upon the persons to whom the residue of the intailed Lands shall descend from time to time was read the third time.

And after a Debate, the Question was put

That the Bill do pass

It paffed in the Negative.

Refolved, That the Bill be rejected-

Then the House adjorn'd till to morrow morning 11 a Clock-

Thurfday, March 7, 1727.

BILL for ereding a Town in the County of Spotfylvania was read the first time & order'd to be read a second time.

The House proceeded to take into consideration the report of the Com'ee to whom the Bill for ereding a new County on the heads of Essex, King & Queen & King William Counties was committed, and the amendments were severally read & agreed to with some amendm'ts.

Order'd, That the Bill with the amendm'ts be ingroffed.

A member acquainting the House That M¹ Thomas Barnes had made Satisfaction to the Sherif of the County of Westmoreland for the Trouble & charges he had been put to

in defending him felf againft the pretended Complaint profecuted by him againft the faid Sherif and the election for the faid County: And that he hath also made Satisfaction to the fitting Members for the Vexation he hath given them & their expences in bringing their Witneffes to Town—

Moved, That he might now be brought to the Bar in order to be discharg'd. And the Question was put

That Mr Thomas Barnes be now brought to the Bar, in order to be discharged.

Refolved, In the Affirmative.

And M^r Barnes was call'd to the Bar, accordingly, the doors being open, & made an humble confession of his Offence, expressed his Sorrow for the same, & asked pardon of the Gentlemen he had injured & of this House. Upon which he received a Reprimand from M^r Speaker & was order'd to be discharged out of Custody, paying his Fees.

Mr Harrison reported from the Com'ee appointed to examine the accounts of the money put into the hands of Col. Spotswood for certain public uses, That they had examined the said accounts & agreed upon a Report, which he read in his place & afterwards deliver'd it in at the Table, where the same was again read—

Order'd, That the faid Report do lie upon the Table.

The ingrossed Bill from the Council intituled an A& for the better support of the Clergy, of this Dominion and for the more regular collecting & paying the Parish Levies was read the second time.

And the Question was put, That the Bill be committed.

Refolved, In the Affirmative.

Refolved, That the Bill be committed to a Com'ee of the whole House.

The House proceeded to the further consideration of the Book of Claims, and the same was read thrô, & several amendm'ts were made therein, & the Book passed the House.

M^r R. Bolling, with the leave of the House, presented a Bill declaring who shall be accounted Mulattos, which was read the first time & order'd to be read a second time.

A Bill for laying a duty on Slaves imported & for appointing a Treafurer was read the fecond time & committed.

Order'd, That M^t Simmons have leave to be ablent from the Service of the House till Tuefday next.

Then the House adjorn'd till to morrow morning—11, a Clock.

Friday, March 8, 1727.

MOTION was made, That the House would now confider the Report of the Com'ee made yetterday upon the Accounts laid before this House by Mr Grame of the Fifteen hundred pounds put into the hands of Colo. Spotswood for several public uses by an Act of Assembly made in the seventh year of the Reign of the late King George & the said report was read & is as follows.

"It appears to the Committee

That the fum of £534..6^d..Sterling mony hath been expended in Arms & Ammunition which have been disposed of as follows, Viz't 240 muskets with Bagonets & Cartouch boxes have been distributed in the County of Spotsivania, and 60 more are yet in that Court house: And that 6 barrels of powder & 2000 pounds of Bullets (being all the Ammunition charged) has been distributed in Spotsivania Coty, & 100 muskets with Bagonets & Cartouch boxes hath been distributed to the Inhabitants of Brunswick.

It appears also, That the sum of $£267.....3^d$ being 50 \ref{P} Cent on the cost is charged to the Country for difference of Exchange Trouble & Risk into this Country, and

£24..9..3. for charges of Sloop hire & carting & other Expences.

It appears, That there is also a charge of £689..5..6½ for public Buildings: But it appearing that the s'd Buildings are on Colo. Spotfwoods Land, & no Conveyance or legal

legal Affurance made thereof, We are of opinion that the confideration of those accounts should be suspended until the Lands on which such Buildings are erected shall be legally conveyed & affured to the Parish of Saint George, and County of Spotfilvania—"

Refolved, That the Arms imported by Colonel Spotfwood for the use of the Counties of Spotsilvania & Brunswick were imported upon the Risk of the Public & that the charge of 50 ? Cent for Risk Trouble & Exchange be not allowed.

Refolved, That the fum of 15 \$\mathbb{P}\$ Cent be allowed to Colo. Spotfwood for the difference of Exchange, and that he be further allowed all the charges & Expences he has laid out about the faid Arms, more than the fum of the Invoices.

Refolved, That Colo. Spotfwood ought to make fome legal conveyance of the Room appointed for the Seffion of the County Court of Spotfilvania, and half an acre of ground thereto adjoining, including the Prifon, Pillory & Stocks, & one Acre of Land for a Church-yard, including the Church, to the end the fame may be fecured & fet apart for the ufe of the Inhabitants of the Parifh & County afores'd: And that unlefs fuch conveyance be made fome time before the laft day of May in the year of our Lord MDCC-XXIX, no part of the charge in the faid account for the Buildings therein mentioned be allowed.

Refolved, That the further confideration of the faid account be refer'd to the next Seffion of Affembly.

Order'd, That M^r Grame do lay before this House at the next Session of Assembly, an Account of such charges & Expenses as are to be further allow'd in the said Account pursuant to the Resolution of the House.

The House upon a Motion resolved it self into a Com'ee of the whole House to consider the ingrossed Bill from the Council, intituded an Aâ for the better support of the Clergy of this Dominion and for the more regular colleding & paying the Parish Levies, and after some time spent therein,—Mr Speaker resumed the Chair, & Mr Clayton reported from the Com'ee, that they had made some progress in the s'd Bill, & directed him to move for leave to sit again.

Refolved, That the House will again resolve it felf into a Com'ee of the whole House to consider further of the said Bill.—

Order'd, That Mr R. Bolling & Mr Harrison have leave to go home,

Order'd, That M' Bacon have leave to be absent from the service of the House 'til Tuesday and M' Stith till Wednesday next.

Then the House adjorn'd till to morrow morning 11. a Clock.

Saturday, March 9, 1727.

R. Attorney General reported from the Com'ee to whom the Bill for laying a Duty on Slaves imported and for appointing a Treafurer was committed, That the Com'ee had made feveral amendm'ts to the Bill, which they had directed him to report to the House, & he read the Report in his place, & afterwards deliver'd the Bill with the amendm'ts in at the Table, where the amendm'ts were again read & agreed unto by the House, and several blanks in the Bill were filled up.

Order'd, That the Bill with the amendments be ingroffed-

Order'd, That M^r Ravenfcroft have leave to be absent from the service of the House 'til Wednefday next.

Mr Attorney General reported from the Com'ee to whom the Bill to enable William Farrar & Thomas Farrar to fell & convey certain intailed Lands and for fettling other Lands & Negros of greater value to the fame uses was committed. That the Com'ee had examined the Allegations of the s'd Bill & had agreed upon a Report of the matter as it appeared to them, which he read in his place, & afterwards deliver'd it in at the Table, where the same was again read, & several amendments were made to the Bill—

Order'd, That the Bill with the amendm'ts be ingroffed-

A Bill intituled an A& for erecting a new County on the heads of Effex, King & Queen and King William Counties and for calling the fame Caroline County, was read the third time.

Refolved, That the Bill do pass.

Order'd, That the Com'ee of Propos'ons & Grievances do carry the Bill to the Council for their concurrence.

A Meffage was brought from the Council That they have made fome amendm'ts to the Bill intituled an $A\hat{a}$ for diffolving the prefent Veftry of the parish of Accomack & for appointing a new Election of Vestry men, to which they defire the concurrence of this House.

And that they have passed a Bill intituled an A& for making more effectual provision against Invasions & Insurections to which they likewise desire the concurrence of this House. A Bill for ereding a Town in the County of Spotsilvania was read the second time & several amendm'ts were made to the Bill at the Table.

Order'd, That the Bill with the amendments be ingroffed.

A Bill to explain & amend the Act for declaring the Negro Mulatto & Indian Slaves within this Dominion to be real Estate, was read the second time & committed—

A Bill to eafe the Importers of Rum & other Liquors liable to a Duty in the manner of entering & paying the duties of fuch Liquors was read the second time & committed—

Then the House adjorn'd till Monday morning 11. a Clock .-

Monday, March 11, 1727.

N ingroffed Bill from the Council intituled an Att for making more effectual provifion against Invasions & Insurrections was read the first time & order'd to be read a second time.

A Bill intituled an Act to enable William Farrar & Tho: Farrar to fell & convey certain intailed lands and for fettling other Lands & Negros of greater value to the fame uses was read the third time.

Refolved, That the Bill do país.

A Bill intituled an AA for laying a Duty on Slaves imported and for appointing a Treafurer was read the third time.

Refolved Nemine Contradicente

That the Bill do pass.

A Bill intituled an Att for erecting a Town in the County of Spotfilvania was read the third time.

Refolved, That the Bill do país.

Order'd, That the Com'ee of Propos'ons & Grievances do carry the faid Bills to the Council for their Concurrence.

Order'd, That M. Strother have leave to be absent from the Service of the House 'til to morrow se'nnight.

A Bill for the better securing the paiment of Levies and Restraint of vagrant & idle people and for the more esseally discovery & Prosecution of Persons having Bastard Children and for preventing unlawful Cohabitation was read the second time & committed—

A Bill to prevent abuses in the importation of bottled Liquors was read the second time And the Question was put, That the Bill be committed—

It paffed in the Negative.

Refolved. That the Bill be Rejected-

Order'd, That the Chaplain of this House do attend & read prayers every morning at nine of the clock.—

A Bill declaring who shall be accounted Mulattos was read the 2'd time & com'ed.

A Motion being made & the Question being put

That the House be now called over.

It paffed in the Negative.

Then the House adjorn'd till to morrow morning 11. a clock.—

Tuefday.

Tuefday, March 12, 1727.

R. Attorney General reported from the Com'ee to whom the Bill to ease the Importers of Rum & other Liquors liable to a Duty in the manner of entering & paying the duties of fuch liquors was committed, several amendments made by the Com'ee to the Bill, which they had directed him to report to the House, and he read the Report in his place & afterwards deliver'd the Bill with the Amendm'ts in at the Table, where the said amendm'ts were read & with an amendm't to one of them agreed unto by the House.

Order'd, That the Bill with the amendm'ts be ingroffed .-

A Motion being made-

Refolved, That the wages of the Burgesses attending this Session & all the charges of this Session of Assembly be paid & discharged out of the public mony in the hands of the Treasurer, after the rate of ten shillings for every hundred pounds weight of Tobacco.

Order'd, That Mr Meriwether Mr Braxton Mr Kemp & Mr Syme do carry the s'd

Refolve to the Council, & defire their concurrence.

The House upon a Motion resolved it self into a Com'ee of the whole House to consider further of the ingrossed Bill from the Council for the better support of the Clergy of this Dominion and for the more regular collect's or paying the Parish Levies, and after some time spent therein, Mr Speaker resumed the Chair, and Mr Attorney General reported from the Com'ee, That they had made some further progress in the s'd Bill, & had directed him to move for leave to sit again.

Refolved, That this House will resolve it self into a Com'ee of the whole House to

morrow to confider further of the faid Bill .-

Then the House adjorn'd till to morrow morning-10, a clock.-

Wednesday, March 13, 1727.

R. Attorney General reported from the Com'ee to whom the Bill for the better fecuring the paiment of Levies and Restraint of vagrant & tidle people and for the more effectual discovery & Prosecution of persons having Bastard Children and for preventing unlawful Cohabitation was committed several amendm'ts made by the Com'ee to the Bill, which they had directed him to report to the House, and he read the Report in his place, & afterwards deliver'd the Bill with the amendm'ts in at the Table where the said amendm'ts were read & agreed unto by the House.—

Order'd, That the Bill with the amendm'ts be ingroffed—

The House according to order resolved it self into a Com'ee of the whole House, to consider further of the ingrossed Bill from the Council For the better Support of the Clergy of this Dominion and for the more regular collecting & paying the Parish Levies, and after some time spent therein Mr Speaker resumed the Chair, & Mr Attorney Gen'l reported from the Com'ee That they had gone thro the Bill & made several amendm'ts to the Bill, which they had directed him to report to the House, & he read the Report in his place, & afterwards deliver'd the Bill with the amendm'ts in at the Table, where the said amendm'ts were read & with some amendm'ts were agreed unto by the House.

The faid Bill was read the third time-

Refolved, That the Bill with the amendm'ts do pass.

Order'd, That the Com'ee of Propos'ons & Grievances do carry the Bill to the Council & acquaint them that this House hath agreed to the same with some amendments to which they desire their Concurrence.

A Message was brought from the Council, That they have made some amendm'ts to the Bill intituled an A& for laying a Duty on Slaves imported and for appointing a Treasurer.

And also to the Bill intituled an Act for erecting a new County on the heads of Essex King & Queen & King Wm. Counties and for calling the same Caroline County, to which they defire the concurrence of this House.

And that they have passed the Bill intituled an Act to enable Wm. Farrar & Thomas Farrar to fell & convey certain intailed Lands and for fettling other Lands & Negros of greater value to the same uses, without any amendm't.

Then the House adjorn'd till to morrow morning 10. a Clock.

Thursday, March 14, 1727.

R. R. Bolling reported from the Com'ee to whom the Treafurer's accounts were refer'd, that they had examined the several Articles thereof, with the Vouchers, & found the same to be justly charged, & that the ballance due in his hands amounts to £4,784...6...1^d.

The faid accounts were paffed by this House-

Order'd, That the Com'ee who examined the faid Accounts do carry the fame to the Council, in order to be paffed by them.

Order'd, That the feveral fums hereafter mentioned be paid to the Officers of the General Affembly, respectively, out of the public mony in the hands of Jno. Holloway Esq[‡] Treasurer, Viz't—

To Mr John Randolph, Clerk of the House of Burgesses, for his usual fal-
ary for this Selfion
To the faid John Randolph, for extraordinary Trouble & Service during
this Seffion 50 — —
To M ^r William Robertson, Clerk of the Gen'l Assembly for his usual Salary
for this Selfion
To the faid Wm. Robertson, for extraordinary Service, & Trouble 25 — More
To Mr Godfrey Pole, Clerk of the Com'ee of Propos'ons and Griev's, for
his ufual allowance for this Seffion
To M ^r Benj'a Needler, for ferving as Clerk to the Com'ee for Courts of
Juftice 25 — —
To Mr Miles Cary, Clerk of the Com'ee of public Claims, for his usual
allowance for this Seffion
To Mr Philip Finch, Serjeant at Arms attending this House, for his
Service this Selfion
To Mr Francis Fontaine, Chaplain to this Houle for his fervice this Seffion,
as ufual
To the s'd F. Fontaine, as a further gratuity, in regard to his Merit & the
length of the Session in this Season of the year
To Nicho. Wager, one of the Doorkeepers of this House, for attending the
Com'ee of Propos'ons & Grievances
To the s'd N. Wager for attending the Com'ee for Courts of Justice 210—
To the Doorkeeper of the Council
To John Mundel Wm, Francis & Wm. Johnson the other Doorkeepers
in confider on of the length of the Session in this Season 10 — each
Order'd, That the faid allowances be added to the Book of Claims & that the Com'ee
of Public Claims do carry the s'd Book to the Council for their concurrence.
Refolved, That the fum of Twenty pounds be paid to John Clayton Efqr, Chairman
of the Com'ee for Courts of Justice, for his Service this Session.

Order'd, That Mr Walk have leave to be absent from the service of the House till

Monday fe'nnight.

That

That Mr Mead have leave to be absent till Wednesday next.

And that Mr Randolph have leave to be absent all the next week.

M^t Attorney Gen'l according to order, presented to the House a Bill For preventing delays in the Courts of Justice For expediting & better settling the proceedings in the General Court and For the more speedy & easie Recovery of small debts, and the same was received & read the first time and order'd to be read a second time.

Then the House adjorn'd, till to morrow morning-11 a Clock.

Friday, March 15, 1727.

R Conway with the leave of the House presented a Bill for the better regulating
the paiment of Burgesses Wages and the same was received, and read the first
time, & order'd to be read a second time.

Mr Attorney Gen'l reported from the Com'ee to whom the Bill To explain

Mr Attorney Gen'l reported from the Com'ee to whom the Bill To explain & amend the Aĉt for declaring the Negro Mulatto & Indian Slaves within this Dominion to be real Estate was committed, That the Com'ee had made several amendm'ts to the Bill, which they had directed him to report to the House, & he read the Report in his place, & afterwards deliver'd the Bill with the amendm'ts in at the Table.

Order'd, That the fum of forty fhillings be paid to John Mundel, for providing Wood

for Fires during this Seffion.

Refolved, That John Holloway & John Clayton Efq** be impower'd to make fuch alterations in the Chamber wherein the Burgeffes usually fit, as they think fit, for making more room for the Members.

A Motion being made, & the Question being put

That an humble Address be prepared to be presented to His Majesty, & also a Petition to the parliament of *Great Britain* to obtain a Repeal of part of the late Act of Parliament prohibiting the Importation of Tobacco stript from the Stalks.

Refolved, In the Affirmative—

Order'd, That M¹ Attorney General, M¹ Meriwether, M¹ Braxton, M¹ Fran: Willis, M¹ Tayloe & M¹ Escridge do prepare & bring in the s'd Address & Petic'on.

The House proceeded to take into confideration the amendm'ts made by the Council to the Bill for ereding a new County on the heads of Effex, King & Queen & King Wm. Counties and for calling the fame Caroline County, and the amendm'ts were feverally read & agreed unto by the House.

The House also proceeded to take into consideration the amendm'ts made by the Council to the Bill For laying a duty on Slaves imported & for appointing a Treasurer,

& the amendm'ts were feverally read & agreed unto by the Houfe.

Order'd, That the Com'ee of Propos'ons & Griev'ces do go up to the Council & acquaint them, that this House hath agreed to the several amendm'ts by them severally made to the faid Bills.

A Bill intituled an Act For the better fecuring the paiment of Levies and Restraint of vagrant & idle people and for the more effectual discovery & Prosecution of persons having Bastard Children and for preventing unlawful Cohabitation, was read the third time—

Refolved, That the Bill do pass.

A Bill to ease the Importers of Rum & other Liquors liable to a Duty in the manner of entering & paying the Duties of such Liquors, was read the third time—

Refolved, That the Bill do país.

Order'd, That the Com'ee of Propos'ons & Griev'ces do carry the faid Bills to the Council, for their Concurrence.

Then the House Adjorn'd till to morrow morn. 10. a clock.

Saturday, March 16, 1727.

Order'd,

HAT M. Laurence Smith have leave to be abfent from the fervice of the House on Monday next.

Mr Attorney Gen'l according to order prefented to the House a Bill For the better & more effectual putting the penal Laws in Execution, and the same was received & read the first time & order'd to be read a 2d time.

A Petition of fundry German Protestants inhabiting near the Mountains in the County of Spotfilvania, whose names are thereunto subscribed, was refer'd from the Governor & Council, & was read, praying that they may be settled in a Parish distinct from the Parish wherein they now live, to the end they may be enabled to procure & maintain a Minister of their own Language.

Refolved, That the faid Petition be refer'd to the confideration of the next Selfion of Affembly.—

Mr Attorney Gen'l reported from the Com'ee of Propos'ons & Grievances,

That the Com'ee had had under their Confideration the feveral Petitions to them refer'd, in relation to the Bounds of feveral Parifhes in the Counties of Northumberland & Lancaster, and were come to a Resolution thereon, which he read in his place, & afterwards deliver'd it in at the Table, where it was again read & agreed to by the House,

Refolved, That the Bounds of the Parish of Wiccocomico shall hereafter be the same as they were reputed to be before the settlement of the Bounds between the Counties of Northumberland & Lancaster made in the year 1723, & confirmed at the last Session of Assembly.

Refolved That M^r Lee, M^r Tayloe, & M^r Grymes, or any two of them, be impower'd to run the dividing Line between the faid Parifh and the Parifhes in the County of Lancafter upon which that Parifh joins, as the bounds were reputed before the year 1723, & that the fame be done at the charge of the parifh of Wiccocomico.

The House proceeded to take into consideration the Report of the Com'ee, to whom the Bill To explain & amend the A& For declaring the Negro Mulatto & Indian Slaves within this Dominion to be Real Estate was committed, and the amendm'ts were read, & agreed unto by the House.

And, after a Debate, the Question was put

That the Bill with the amendm'ts be ingroffed.

Refolved-In the Affirmative.

Order'd, That the same be ingrossed, and that the Title of the Bill be, An AA To explain & amend the AA For declaring the Negro Mulatio & Indian Slaves within this Dominion to be Real Estate And part of one other A& intituled an AA For the Distribution of Intestates Estates declaring Widows Rights to their deceased Husbands Estates and for securing Orphans Estates.

An ingroffed Bill from the Council, For making more effectual Provision against Invasions & Insurrections, was read the second time & order'd to be read a third time.

A Meffage was brought from the Council, That they have made feveral amendm'ts to the Bill intituled an Aû For the better & more effectual improving the Staple of Tobacco, to which they defire the concurrence of this House.

And that they have agreed to all the amendm'ts made by this House to the Bill intituled an Ast For the better Support of the Clergy of this Dominion & for the more regular collecting & paying the Parish Levies.

A Bill For the better regulating the paiment of Burgeffes Wages was read the second time & committed—

Then the House adjorn'd till Monday morning 11-a clock-

Monday,

Monday, March 18, 1727.

MOTION being made

The House was call'd over, & the names of several Members who did not appear were called over a second time, & thereupon

Order'd, That M^r R. Armiftead, M^r F. Willis, M^r H. Armiftead, M^r Blair, M^r Ravenfcroft & M^r Rofcow be taken into Cuffcody of the Serjean tarks attending

this House, for neglecting to attend their Service in the General Assembly.-

A Bill intituled an Act To explain & amend the Act For declaring the Negro Mulatto & Indian Slaves within this Dominion to be Real Eftate And part of one other Act intituled an Act For the distribution of Intestates Estates declaring Widows Rights to their deceased Husband's Estates & for securing Orphans Estates, was read the third time.

Refolved. That the Bill do pass.

Order'd, That the Com'ee of Propos'ons & Grievances do carry the Bill to the Council for their Concurrence.

The House being inform'd That Mr Ravenscroft Mr F. Willis, Mr H. Armistead & Mr Blair attended at the door in Custody & praied to be admitted to take their places in the House.

Order'd, That they be discharged out of Custody, paying Fees.

A Bill for preventing Delays in Courts of Justice For expediting & better fettling the proceedings in the General Court and for the more speedy & easie Recovery of small Debts, was read the second time, & several amendments were made thereunto at the Table.

Order'd, That the Bill with the amendm'ts be ingrossed & that the Title of the Bill be, An AA For preventing Delays in Courts of Justice, For expediting & better settling the proceedings in the General Court and for the more speedy & easie Recovery of small Debts And for Repealing an AA For obliging Attornies prosecuting Suits on behalf of persons out of the Country to give Security for paying all Costs & Damages And declaring in what manner such security shall be hereafter given.

Order'd, That Mr Boufh have leave to go into the Country, for Recovery of his Health.

Then the House adjorn'd till to morrow morning-10-a Clock.

Tuefday, March 19, 1727.

R. Conway reported from the Com'ee to whom the Bill for the better regulating the paiment of Burgeffes Wages was committed, feveral amendm'ts made by the Com'ee to the Bill, which they had directed him to report to the Houfe, & he read the Report in his place, & afterwards deliver'd the Bill with the amendments in at the Table, where the amendm'ts were feverally read.

And after a Debate, the Question was put

That the Bill be recommitted-

Yeas-22

Noes-22 Mr Speaker Yea-

And so it was Resolved in the Affirmative.

A Petition of Joseph Sutton was prefented to the House & read, praying an Allowance for Carpenters & Joiner's work done about the Capitol & Public Joal.

Order'd, That the s'd Petition be refer'd to the confideration of the next Seffion of

Afs'bly.

A Bill intituled an A& For preventing Delays in Courts of Justice For expediting & better fettling the proceedings in the General Court and for the more speedy & easie Recovery of small debts And for Repealing an A& For obliging Attornies prosecuting Suits on behalf of persons out of the Country to give Security for paying all Costs & Danages And declaring in what manner such Security shall be hereaster given, was read the third time, & an amendm't was made to the Bill at the Table.

Refolved.

Refolved, That the Bill do país.

Order'd, That the Com'ee for Courts of Justice do carry the Bill to the Council, for their Concurrence.

Mr Attorney General, according to order, prefented a Bill For erecting a Light-house on Cape Henry, and the same was received & read the first time & order'd to be read a second time.

Then the House adjorn'd till to morrow morning-11. a clock.

Wednesday, March 20, 1727.

R. Harrison, according to Order, presented a Bill For ascertaining the Fees of certain Officers therein mentioned, and the same was received & read the first Time, & order'd to be read a second time.

Mr Attorney Gen'l reported from the Com'ee to whom the Bill For the better regulating the paiment of Burgeffes Wages was recommitted, fome amendm'ts made by the Com'ee, to the Bill, which they had directed him to report to the House, the read the Report in his place & afterwards deliv'd the Bill with the amendm'ts in at the Table, where the amendments were read & difagreed to by the House.

And, after a Debate, the Question was put

That the Bill be ingroffed—

It paffed in the Negative-

Refolved, That the Bill be Rejected—
A Message was brought from the Council, That they have passed a Bill Intituled an act For the better regulating & ascertaining the current Rates of Silver Coin within this

Dominion, to which they defire the concurrence of this House.

And that they have made feveral amendm'ts to the Bill intituled, an A& to prevent loffes to Ex'ors & Adm'rs by the Sale of Negros Goods and Chattels taken in Execution For amending the Law in relation to Ex'ors & Adm'rs For maintaining A&ions of Account against Ex'ors & Adm'rs and by one Jointenant & Tenant in Common against another Jointenant & Tenant in Common their Ex'ors & Adm'rs For impowering Fathers to dispose of the Custody & Tuition of their Children And for the better managing & securing Orphans Estates.

And also to the Bill intituled an Ad For ereding a Town in the County of Spotsilvania,

to which they defire the Concurrence of this House.

The House proceeded to take into consideration the amendm'ts made by the Council to the Bill For the better & more effectual improving the Staple of Tobacco, and the amendm'ts were severally read, & all the said amendm'ts were agreed unto by the House, except two, made in the 13th & 14th lines in the 5th side of the Bill, which were disagreed to by the House.

Order'd, That the Com'ee of Propos'ons & Griev's do carry the Bill to the Council & acquaint them That this House hath agreed to all the amendm'ts by them made to the said Bill, except those in the r_3 th & r_4 th Lines of the 5th side, to which the House hath

difagreed-

An ingrossed Bill from the Council, For making more effectual Provision against Invasions & Insurrec'ons, was read the 3d time.

Refolved, That the Bill do país.

Order'd, That the Com'ee of Propos'ons & Griev's do carry the Bill to the Council & acquaint them that this House hath agreed to the same without any amendm't.

An ingrossed Bill from the Council, For the better regulating and afcertaining the current rates of Silver Coin within this Dominion, was read the first time, & order'd to be read a second time.—

Then the House adjorn'd till to morrow morning—10. a Clock.

Thurfday,

Thursday, March 21, 1727.

Order'd,

HAT Mr Rofcow & Mr R. Armiftead, Members of this House, in Custody of the Serjeant at Arms attending this House, for neglecting to attend their Service in the Affembly, be discharged out of Custody, paying their Fees.

The House proceeded to take into consideration the amendm'ts made by the Council to the Bill To prevent Losses to Ex'ors & Adm'rs by the Sale of Negros Goods & Chattels taken in Execution For amending the Law in Relation to Ex'ors & Adm'rs For maintaining Asions of Account against Ex'ors & Adm'rs and by one Jointenant & Tenant in Common against another Jointenant & Tenant in Common their Ex'ors and Adm'rs For impowering Fathers to dispose of the Custody & Tuition of their Children And for the better managing & scuring Orphans Estates, and the amendm'ts were severally read,

The first amendm't was agreed to, the 2d & 3d amendm'ts were disagreed to, the 4th & 5th amendm'ts were agreed to, the 6th & 7th amendm'ts were disagreed to, the 8th amendm't was agreed to, & the last amendm't was disagreed to by the House.

Order'd, That the Com'ee of Propos'ons & Grievances do carry the Bill to the Council, & acquaint them which of the faid amendm'ts are agreed to, & which are difagreed to by this House.

A Meffage was brought from the Council, That they do recede from the amendments by them made to the Bill For the better & more effectual improving the Staple of Tobacco to which this House hath disagreed, & that they have passed the Bill with the amendm'ts agreed to by this House.

That they have passed the Treasurer's accounts.

And that they propose several allowances to be added to the Book of Claims, to which they desire the Concurrence of this House.

Mr Attorney Gen'l reported from the Com'ee to whom the Bill declaring who shall be accounted Mulattos was committed, several amendm'ts made to the Bill by the Com'ee, which they had directed him to report to the House, & he read the Report in his place, & afterwards deliver'd the Bill with the amendm'ts in at the Table, where the same were again read & agreed to by the House.

Order'd, That the Bill with the amendm'ts be ingroffed,-

An ingroffed Bill from the Council, For the better regulating & afcertaining the current rates of Silver Coin within this Dominion, was read the fecond time & committed—

A Bill For the better & more effectual putting the penal Laws in Exec'on, was read the fecond time & committed.

Then the House adjornd till to morrow morning-11, a clock,

Friday, March 22, 1727.

R. Harrison reported from the Com'ee to whom the ingrossed Bill from the Council, For the better regulating & ascertaining the current rates of Silver Coin within this Dominion was committed, that the Com'ee had made an amendm't to the Title of the Bill & prepared a Clause to be added to the bill, which they had directed him to report to the House, & he read the Report in his place & asterwards deliver'd the Bill with the amendm'ts in at the Table, where the amendm'ts were again read & agreed to by the House.

The Bill was read the third time.

Refolved, That the Bill with the amendm'ts do país.

Order'd, That M^r Harrifon, M^r Tayloe, M^r Braxton & M^r Lee do carry the Bill to the Council & acquaint them that this House hath agreed to the same with some amendm'ts, to which they desire their Concurrence.

Order'd, That Mr Tayloe have leave to be absent from the service of the House till this day se'nnight.

That Mr Lee have leave to be absent from the Service of the house till to morrow fevennight.

That Mr Harrison have leave to be ablent from the Service of the House upon certain Affairs relating to the Government.

The House proceeded to take into consideration the amendm'ts made by the Council to the Bill For ereding a Town in County of Spotsilvania, & the amendm'ts were severally read and with an amendment to one of them agreed unto by the House.

Order'd, That the Com'ee of Propos'ons & Grievances do carry the Bill to the Council & acquaint them that this House hath agreed to all the amendm'ts by them made to the said Bill, with an amendm't to one of them—

Order'd, That M. Ravenfcroft have leave to be abfent from the Service of the House till Monday next.

A Bill intituled an A& declaring who shall be accounted Mulattos, was read the third time—

Refolved, That the Bill do país.

Order'd, That Mr Attorney General & Mr Kemp do carry the Bill to the Council for their Concurrence—

A Bill For erecting a Light-house on Cape Henry was read the second time and committed—

A Message was brought from the Council, That they have passed a Bill intituled an Act For prohibiting the Exportation of Grain in time of Scarcity—And that they do recede from some of the amendm'ts by them made to the Bill, To prevent losses to Ex'ors Adm'rs by the Sale of Negros Goods & Chattels taken in Ex'on For amending the Law in relation to Ex'ors & Adm'rs For maintaining Actions of account against Ex'ors & Adm'rs and by one Jointenant & Tenant in Common against another Jointenant & Tenant in common their Ex'ors & Adm'rs For impowering Fathers to dispose of the Custody & Tuition of their Children And for the better managing and securing Orphans Estates, And that they do insist upon the other amendments to the said Bill to which this House hath disagreed—

And that they do agree to the amendm't made by this House to the Bill For the better regulating & ascertaining the current Rates of Silver Coin within this Dominion.

And also to the amendm't made by this House to one of the amendm'ts by them made to the Bill for ereding a Town in the County of Spotsilvania. And that they have passed the said Bills with the amendm'ts.

And that they have made fome amendm'ts to the Bill for diffolving the prefent Vestry of the Parish of Elizabeth City, and for appointing a new Election of Vestry-men for the said Parish.

And also to the Bill to explain & amend the A& For declaring the Negro Mulatto & Indian Slaves within this Dominion to be real Estate And part of one other A& intituled an A& For the Distribution of Intestates Estates declaring Widows Rights to their deceased Husbands Estates & for securing Orphans Estates, to which they desire the Concurrence of this House.

And the amendm'ts to the last mentioned Bill were severally read & disagreed to by the House.

Order'd, That the Com'ee of Propos'ons & Grievances do carry the Bill to the Council, & acquaint them that this House do not agree to the amendments by them made to the faid Bill—

Then the House adjorn'd till to morrow morning 11. a clock.

Saturday, March 23, 1727.

R Attorney Gen'l reported from the Com'ee to whom the Bill For the better & more effectual putting the penal Laws in Execution was committed, That the Com'ee had made feveral amendm'ts to the Bill, which they had directed him to report to the House, & he read the Report in his place, & afterwards deliver'd the Bill with the amendm'ts in at the Table, where the amendm'ts were severally read & agreed unto by the House.

Order'd.

Order'd, That the Bill with the amendm'ts be ingroffed .-

Mr Attorney Gen'l also reported from the Com'ee to whom the Bill For ereding a Light-house on Cape Henry was committed, that the Com'ee had made several amendm'ts to the Bill, which they had directed him to report to the House, & he read the Report in his place, & afterwards deliver'd the Bill with the amendm'ts in at the Table, where the amend 'ts were severally read & agreed to by the House.

Order'd, That the Bill with the amendm'ts be ingroffed.

The House proceeded to take into consideration the several allowances proposed by the Council to be added to the Book of Claims, and several of the Articles were allowed by the House & added to the Book of Claims.

And, after a Debate, the Question was put

That the account of M^r Leheups' expenses in obtaining His Majesty's Approbation of the A& For laying a Duty on Liquors, be paid out of the mony in the hands of the Treasurer.

It paffed in the Negative.

Order'd, That the claim of Joseph Sutton be refer'd to the confideration of the Com'ee of Public Claims & that they do examine the same & report their opinions thereon to the House.

A Meffage was brought from the Council, That they have made some amendm'ts to the Bill intituled an AA For the better fecuring the paiment of Levies and Restraint of vagrant & idle people and for the more effectual discovery & prosecution of persons having Bastard Children And for preventing unlawful Cohabitation, to which they desire the Concurrence of this House.

And that they do recede from part of the first amendm't by them made to the Bill intituled on AA To explain & amend the AA For declaring the Negro Mulatto & Indian Slaves within this Dominion to be Real Estate And part of one other Act intituled an AA For the distribution of Intestates Estates declaring Widows Rights to their deceased Husbands Estates & for securing Orphan's Estates, and do insist on the other part of the s'd amendm't, & that they do recede from the other amendm't to the s'd Bill. And that part of the amendm't to the said Bill which the Council insist on, was read, & agreed unto by the House.

Order'd—That the Com'ee of Propos'ons & Grievances do carry the Bill to the Council, & acquaint them that this House hath agreed to that part of the amendm't to the said Bill which they do insist on—

Then the House adjorn'd till Monday morning 11. a clock.

Monday, March 25, 1728.

R. Conway prefented a Bill For leffning the Levy by the Poll, by paying the Salary of the Burgeffes in mony, and the same was read the first time, & order'd to be read a second time.

A Bill, For afcertaining the Fees of certain Officers therein mentioned was read the fecond time and feveral amendments were made to the Bill at the Table.

Order'd-That the Bill with the amendm'ts be ingroffed-

A Bill intituled An Act For erecting a Light House on Cape Henry was read the third time, & a blank in the Bill was filled up.

Refolved Nem: Cont. That the Bill do país.

A Bill intituled an Act For the better & more effectual putting the penal Laws in Execution, was read the third time—

Refolved, That the Bill do país.

Order'd, That the Com'ee of Propos'ons & Grievances do carry the faid Bills to the Council & defire their Concurrence.

The

The House proceeded to take into Consideration the amendm'ts made by the Council to the Bill For the better fecuring the paiment of Levies & restraint of vagrant & idle people And for the more effectual Discovery & Prosecution of persons having Bastard Children And for preventing unlawful Cohabitation and the amendm'ts were severally read & with an amendm't to one of them agreed unto by the House-

Order'd, That the Com'ee of Propos'ons & Griev'ces do carry the Bill to the Council, and acquaint them that this House hath agreeed to the amendments by them made

to the faid Bill, with an amendment to one of them.

M. Bolling reported That the persons appointed had, according to order, exam'd the Claim of Joseph Sutton for work done in the Secretary's Office & public Goal, & were of opinion that he ought to be allowed nine pounds for the fame.

Order'd, That the fum of nine pounds be paid to Joseph Sutton, and that it be added

to the Book of Claims.

Order'd, That the Com'ee of Claims do carry the Book of Claims to the Council, & acquaint them, That this House hath agreed to all the Allowances by them proposed to be added to the faid Book, except the allowance to Benj'a Difborow, for the Commitment and Releasing of Prisoners, and Mr Leheup's account.

A Bill For leffning the Levy by the Poll by paying the Salary of the Burgeffes in mony,

was read the fecond time.

Order'd, That the Bill be ingroffed-

Then the House adjorn'd till to morrow morning 11. a clock.

Tuefday, March 26, 1728.

BILL intituled an A& For leffning the Levy by the Poll by paying the Salary of the Burgeffes in mony, was read the third time.

Refolved, That the Bill do pafs.

Order'd, That Mr Conway, Mr Meriwether, Mr Braxton, Mr Blair, Mr Syme, M. Kemp, M. Andrews, M. Muscoe, & M. Simmons do carry the Bill to the Council for their Concurrence.

A Meffage was brought from the Council, That they have paffed the Book of Claims. And that they have passed the Bill now intituled an Act For the better securing the paiment of Levies and Restraint of vagrants & idle people, And for the more effectual discovery & profecution of persons having Bastard Children and for making better provision for the poor, with the amendm'ts.

Order'd, That the Com'ee of Public Claims do carry the Book of Claims to the

Governor, & defire his Affent.

The House proceeded to take into confideration the amendm'ts to the Bill To prevent loffes to Ex'ors & Adm'rs by the Sale of Negros Goods & Chattels taken in Execution For amending the Law in relation to Ex'ors & Adm'rs For maintaining Adions of Account against Ex'ors & Adm'rs and by one Jointenant & Tenant in Common against another Jointenant & Ten't in Common their Ex'ors & Adm'rs For impowering Fathers to dispose of the Custody & Tuition of their Children And for the better managing & securing Orphans Eftates, which the Council infift on.

And the amendments were feverally read-

Refolved, That this House doth adhere to their disagreement to the amendments

infifted on by the Council.

Order'd, That the Com'ee of Propos'ons & Grievances do carry the Bill to the Council & desire them to pass the Bill, without the amendments to which this House hath difagreed-

A Bill, intituled, an A& For afcertaining the Fees of certain Officers therein mentioned,

was read the third time & fome amendm'ts were made thereto at the Table.

Refolved, That the Bill do pass.

Order'd,

Order'd, That the Com'ee of Propos'ons & Grievances do carry the Bill to the Council & defire their Concurrence.

 $\mathit{Order'd}$, That Mr $\mathit{Randolph}$ be added to the Com'ee for proportioning the Public Levy.

An ingroffed Bill from the Council, For prohibiting the Exportation of Grain in time of Scarcity, was read the second time.

And an amendment was offer'd to the Bill, by ftriking out part of the laft Claufe of the Bill.

And after a Debate the Question was put

That the amendm't be agreed to by the House.

It paffed in the Negative.

Another amendm't was offer'd to the Bill, & agreed unto by the House.

Order'd, That the Bill be read a third time.

The House proceeded to take into consideration the amendm'ts made by the Council to the Bill For diffolving the present Vestry of the Parish of Elisa. City and for appointing a new Election of Vestry-men for the said parish.

The amendm'ts were feverally read & agreed unto by the House.

Order'd, That the Com'ee of Propos'ons & Griev's do carry the Bill to the Council, & acquaint them, That this House hath agreed to the amendments by them made to the Bill.

Then the House proceeded to take into confideration the amendments made by the Council to the Bill For diffolving the present Vestry of the Parish of Accomack And for appointing a new Election of Vestry-men, & the amendm'ts were severally read & disagreed unto by the House.

Order'd, That the Com'ee of Propos'ons & Griev'ces do carry the Bill to the Council, & acquaint them That this House hath disagreed to the amendm'ts by them made to the Bill, & defire them to pass the Bill without any amendment.

Then the House adjorn'd till to morrow morning 11 a clock.

Wednefday, March 27, 1728.

N ingrossed Bill from the Council, intituled an A& For prohibiting the Exportation of Grain in time of Scarcity, was read the third time.

Refolved, That the Bill with the amendm't do pass.

Order'd, That the Com'ee of Propos'ons & Grievances do carry the Bill to the Council, & acquaint them, That this House hath agreed to the same, with some amendm'ts, to which they desire their Concurrence.

A Meffage was brought from the Council, That they have paffed the Bill, intituled,

an Act For erecting a Light-house on Cape Henry.

And also the Bill, intituled, An AA For the better & more effectual putting the penal Laws in Execution, without any amendment.

And that they have made fome amendm'ts to the Bill, intituled, an Aâ Declaring who shall be accounted Mulattos, to which they defire the Concurrence of this House.

Mr Blair, a Member of the House, informing the House that he had been at some trouble & expence in going down to Hampion to view and inquire into the State of the Battery at Point Comfort, pursuant to an Order of this House, & moving to have an allowance for the same.

Refolved, That the matter of the faid Motion be refer'd to the confideration of the next Seffion of Affembly.

The House proceeded to take into confideration the amendm'ts made by the Council to the Bill declaring who shall be accounted Mulattos, and the amendm'ts were severally read.

The first amendm't was agreed to, the 2d amendm't, for so much as relates to striking out part of the Bill, was disagreed to, But the House agreed to insert the Clause pro-

posed

posed to be made part of the Bill, after the word [degree] in the tenth line, and the Clause proposed to be added at the end of the Bill, was disagreed to by the House.

Order'd, That M' Attorney General, M' R. Bolling, & M' Kemp do carry the Bill to the Council, & acquaint them that this House hath agreed to the first amendm't & that the House hath disagreed to so much of the 2d amendm't as relates to the striking out part of the Bill, But agree to insert the Clause proposed to be made part of the Bill after the word [agree] in the tenth line, and that the House hath disagreed to the Clause proposed to be added at the end of the Bill.

Then the House adjorn'd till to morrow morning 11. a clock.

Thurfday, March 28, 1728.

MESSAGE was brought from the Council, That they have agreed to the amendment made by this House to the Bill intituled an A& For prohibiting the Exportation of Grain in time of Scarcity.

And that they do infift on the amendm'ts by them made to the Bill intituled an A& Declaring who fhall be accounted Mulattos, to which this House hath disagreed—

And that they do adhere to the amendm'ts by them made to the Bill intituled an AA For diffolving the prefent Veftry of the Parish of Accomack and for appointing a new Eledion of Vestry-men, and that they defire this House to pass the Bill with those amendments.

A petition of M^{ro} Elizabeth Page of London, Administratrix of her Brother John Page Efq¹ deceased, was presented to the House & read, praying that the mony due to her said Brother for a parcel of Land upon which part of the City of Williamsburg is built pursuant to an Act of Assembly made in the 11th year of King William the 3d, may be paid to Mann Page Esq¹ her Attorney, when the true quantity of Land can be ascertained.

Refolved, That all the mony due to John Page Efq for the Land upon which part of the City of Williamfburg was built, purfuant to an Act of Affembly made in the 11th year of the late King William the 3d be paid to Mann Page Efq for the ufe of Elifa, Page adm'x of the Goods Chattels Rights & Credits of the I'd John Page dec'd, fo foon as the true quantity of the faid Land can be afcertained, out of the mony in the hands of the Treafurer of Virginia.

Mr Attorney General reported from the Com'ee appointed to draw up an Address to His Majefty, & a Petition to the Parliament of Great Britain to obtain a Repeal of part of a late Act of Parliament prohibiting the Importation of Tobacco ftript from the Stalks, That the Com'ee had prepared an Address & Petition accordingly, which he read in his place, & deliver'd in at the Table.

The address to his Majesty was read

And, after a Debate, the Question was put— That the Address be approved by the House.

Resolved In the Affirmative.

Then a Petition To the Honorable the Knights Citizens and Burgeffes of the House of Commons affembled in Parliament was read, & agreed unto by the House.

Order'd, That the s'd Address & Petition be fairly transcribed & a Blank left for the Council, & that the Com'ee who prepared the same do carry the same to the Council & desire their concurrence.

A Petition of David Bray Efqr was presented to the House & read, setting forth That a parcel of Land whereof his Father was formerly seized was taken away by an Act of Assembly made in the 11th year of the late King William, for building the City of William burg, & that part of the confideration given by the s'd Act remains unpaid, & praying that the fame may be now paid to him, when the true quantity of Land—fhall be known.

Refolved, That the Ballance due to David Bray Efq^r for the confideration given by the Act of Afs'ly made in the 11th year of the Reign of the late King William for the Land taken away by that Act from the Father of the s'd David, for building the City of William fburg, be paid to him out of the money in the hands of the Treasurer of Virginia fo foon as the true quantity of Land can be known.

A Motion being made That this House would come to a Resolution not to present the Bill which hath passed this House & the Council, For laying a Duty upon Slaves, in regard that the Council had been pleased to resuse to agree to the passing a Bill For lessing the Levy by the Poll, which was the true design of laying the duties by which the present Revenue in the hands of the Treasurer of Virginia hath been raised.

Order'd. That the s'd Motion be taken into confideration to morrow.

A Meffage was brought from the Council That they do agree to join with this House in the Address to His Majesty & the Petition to the House of Commons of Great Britain in relation to the Prohibition of Tobacco stript from the Stalks.

And that they have made fome amendm'ts to the Bill intituled an Act For preventing delays in Courts of Justice For expediting & better settling the Proceedings in the General Court and for the more speedy & easie Recovery of small debts and for repealing an Act for obliging Attornies prosecuting Suits on behalf of persons out of the Country to give security for paying all costs & Damages And declaring in what manner such Security shall be hereafter given, to which they desire the concurrence of this House.

A Motion being made and the Question put-

That an Agent be appointed to folicit the Address of this House & the Council and their Petition to the House of Commons of *Great Britain* in relation to the Prohibition of Tobacco stript from the Stalks,

Refolved In the Affirmative

Refolved, That M^r John Randolph be appointed the Agent to folicit the s'd Addrefs & Petition in behalf of this Country.—

Order'd, That Mr Burges have leave to go home.

The House proceeded to take into confideration the amendm'ts made by the Council to the Bill For preventing delays in Courts of Justice, & the amendm'ts were severally read & agreed unto by the House.

Order'd, That the Com'ee for Courts of Justice do carry the Bill to the Council & acquaint them that this House hath agreed to the amendm'ts by them made to the faid Bill.

Order'd, That it be an Inftruction to the Com'ee appointed to draw up an Address to the Gov'r to prepare a Clause to be added to the s'd Address to give the Gov'r an account of the proceedings of this House, during this Session.

Then the House adjorn'd till to morrow morning-11. a Clock.

Friday, March 29, 1728.

MESSAGE was brought from the Council That they have made fome amendm'ts to the Bill For afcertaining the Fees of certain Officers therein mentioned, to which they defire the concurrence of this House.

The amendm'ts were feverally read.

And all the amendm'ts for increasing the Fees settled in the Bill were disagreed to by the House, & the other amendm'ts were agreed to by the House.

Order'd, That the Com'ee of Propos'ons & Griev'ces do carry the Bill to the Council & acquaint them that this House hath disagreed to all the amendm'ts for increasing the Fees settled in the Bill & that they do agree to all the other amendm'ts. And the Bill was passed by the Council with those amendm'ts.

Refolved.

Refolved, That the feveral fums following be paid to M^r John Randolph Clerk of this House for the several Copies of the Laws & Journals of this Session of Assembly, to be made out by him by the duty of his office, viz't

For thirty Copies of the Laws of this Selfion to be lent to the leveral £

Order'd, That the fum of one hundred eighty feven pounds ten shillings be paid to Mr John Randolph Clerk of this House out of the money in the hands of the Treasurer for the s'd Services.

Refolved, That the fum of Ten pounds be paid to M^r Blair, a Member of this House for his expence & Trouble in going to Hampton to view the Battery at Point Comfort, pursuant to an order of this House.—

Order'd, That the Com'ee of Propositions & Grievances do carry the s'd Resolves & all other Resolves of this House for paying any sums of mony out of the Treasury, to the Council, & desire their concurrence.

Mr Harrison reported from the Com'ee appointed to draw up an Address to be presented to the Governor, That the Com'ee had drawn up an Address accordingly, which he read in his place & afterwards deliver'd it in at the Table, where it was read & agreed to by the House as follows.

May it please Your Honour

The House of Burgesses of *Virginia* beg leave to lay before you an account of our proceedings during this long Session of Assembly, wherein we have, in the first place, taken into our consideration the several important matters recommended to us in Your Speech at the Opening of this Assembly.

We concur with you in Opinion that the maintaining a Battery at Point Comfort will greatly contribute to the Safety & Prefervation of the Trade & Navigation of this Colony; But finding upon a ftrict & diligent Inquiry that one of the purposes for giving the Duties of Two fhillings \mathfrak{P} hoghead upon Tobacco & Fifteen \mathfrak{P} Ton upon fhipping was, For maintaining Forts for the Defence of the Country, & that this Battery hath heretofore been built & maintained out of that Revenue, & not understanding that there is any deficiency therein, we have Resolved, That it is not necessary at this Juncture to contribute any thing towards defraying the charge of rebuilding the same, But hope you will think it expedient to defray the expence of so useful & necessary a Work out of the proper Fund.

The great use & advantages of Light houses in other parts of the World are so very obvious to every body, that we have unanimously passed a Bill For erecting a Light house on Cape Henry, with a Clause to suspend the Execution thereof until the Assembly of Maryland shall think fit to agree to lay the same Duty upon the shipping of that Province for the building & maintaining the same as is imposed upon the Ships trading to this Colony, & until His Majesty's Pleasure shall be known: Not doubting but by Your good Offices with that Government & the Ministry in England, this Bill may in a short time have its Effect.

We have likewife paffed a Bill, whereby we hope all occasions of Delay in the Courts of Justice will be in great measure removed, & many defects of former Laws are amended.

The prefent State of our Tobacco Trade made it necessary to make a further provision for improving of this Staple, And as the last Law, which expires with this Session, has been found by experience very beneficial to the Country we have chiefly pursued the Plan of that Law, with some necessary Alterations & Amendm'ts.

Besides this Bill we have drawn up an Address to His Majesty & a Petition to the House of Commons of *Great Britain* to obtain a Repeal of part of a late Act of Parlia-

men

ment prohibiting the Importation of Tobacco ftript from the ftalk, which, we conceive, would be a very confiderable advantage as well to the Cuftoms in England, as to all the People concern'd in that Commodity. And as you have been pleafed to discover so good a Disposition to advance the Trade & Prosperity of this Colony, We hope You will afford us all the Affiftance in Your Power to Mr John Randolph, whom we have appointed our Agent to folicit this Business.

We have passed several other Bills which we found very much desired by the People we represent: And we trust they are formed in such a manner as will effectually answer

the Purpofes for which they have been made.

We further beg leave on this occasion to acquaint Your Honour That this House from a due confideration of Your eminent Virtues, and a just Regard to Your Personal Merit, have cheerfully & freely Refolved to give Your Honor the fum of Five hundred pounds And hope you will be pleased to accept of it as a special Acknowledgement from the people of Virginia of the just Sense they have of Your Regard for them, and the Interest & Prosperity of this Colony.

Refolved, That the faid address be presented to the Governor when this House attend

him to prefent the Bills which have passed this Session for his assent.

Mr Escridge reported from the Com'ee for proportioning the Public Levy, That the Com'ee had proportioned the fame accordingly & agreed upon a Report which he deliver'd in at the Table where it was read & agreed to by the House.

Order'd, That the s'd Com'ee do carry the fame to the Council & desire their con-

A Bill For raifing a Public Levy was read the first time & order'd to be read a second time.

The Bill was read a fecond time & order'd to be ingroffed.

Order'd, That Mr Kemp Mr Thacker Mr Stith Mr John Robinson Mr Ball, & Mr Syme do examine the inrolled Bills .-

Then the House adjorn'd till to morrow morning-11. a clock.-

Saturday, March 30, 1728.

MESSAGE was brought from the Council That they had agreed to the Book of Proportions, & also to the Resolves for paying several sums of mony out of the Treafury, fent up yesterday, to which the Governor hath assented.

And that the Council propose, That this House would allow their Clerk for four Copies of the Journal of the Council during this Seffion, which he is by the duty of his Office to deliver to the Governor, as the Clerk of this House is allowed for the same

Refolved, That the fum of Ten pounds be paid to Mr Wm. Robertson, Clerk of the Council for four Copies of the Journal of the Council, during this Seffion, to be deliver'd to the Governor.

A Bill for raifing a Public Levy was read the third time.

Refolved, That the Bill do país.

Order'd, That the Com'ee who prepared the Bill do carry the fame to the Council for their concurrence.

A meffage was brought from the Council That they have paffed the Bill intit'd an Act For raifing a Public Levy, without any amendm't.

 M^{-} Kemp reported That the perions appointed had according to order exam'd the nrolled Bills, & found the fame truly inroll'd .-

Order'd, That the persons who examined the said inrolled Bills do carry the same to the Council for their Inspection.

A Meffage was brought from the Council, That they were fatisfied the feveral Bills which have been passed by them & this House, are truly inroll'd.

A Meffage from the Governor was deliver'd by Mr Robertson

Mr Speaker The Governor commands the immediate attendance of this House in the Council Chamber, and that you bring with you such Bills as are ready for his Assent.

And the House went up accordingly, and Mr Speaker presented the Address of this House to the Governor, together with the Address to His Majesty.

Whereupon the Governor was pleafed to fay, as follows,

M' Speaker & Gentlemen of the House of Burgesses,

I fhall use my best endeavours effectually to introduce your Address to His Majesty and your Petition to the Parliament of Great Britain, I am obliged to you for your concurrence & Determination to the several points I recommended to your consideration at the opening of this Session & agree with you, that you can't place the Affairs which relate to the Interest of this Colony, in better hands than Mr Randolph's, who will shortly go for England.

And afterwards the Governor was pleafed to give his Affent to the follow'g Public

& Private Bills, viz't.

An Act For laying a Duty on Slaves imported and for appointing a Treasurer.

An Act For erecting a Light house on Cape Henry.

An AA For preventing delays in Courts of Justice For expediting and better fettling the proceedings in the General Court and for the more fpeedy & easie Recovery of small debts and for repealing an AA For obliging Attornies prosecuting suits on behalf of persons out of the Country to give Security for paying all Costs & Damages And declaring in what manner such Security shall be hereaster given.—

An A& For the better & more effectual improving the Staple of Tobacco.

An Act For making more effectual provisions against Invasions and Insurrections.

An AA For the better support of the Clergy of this Dominion & for the more regular collecting & paying the Parish Levies.

An Act For the better fecuring the paiment of Levies and Restraint of vagrant & idle People And for the more effectual discovery & Prosecution of Persons having Bastard Children And for making better Provision for the Poor.

An Act For preventing of excessive and deceitful Gaming.—

An Ast For the better regulating & afcertaining the current rates of Silver Coin within this Dominion and For preventing the evil practice of cutting Forrain Gold into pieces.

An Act For prohibiting the Exportation of Grain in time of Scarcity.

An A& To explain & Amend the A& For declaring the Negro Mulatto & Indian Slaves within this Dominion to be Real Estate And part of one other A& intituled an A& For the distribution of Intestates Estates declaring Widows Rights to their deceased Husband's Estates, and for securing Orphan's Estates.

An A& For afcertaining the Fees of certain Officers therein mentioned.

An A& For encouraging Adventurers in Iron Works.

An Act For the better & more effectual putting the penal Laws in Execution.

An Act For raifing a Public Levy.

An Act For erecting a new County on the heads of Effex King & Queen & King Wm. Counties & for calling the fame Caroline County.

An Act For dividing the County of Henrico .-

An Ast For diffoliving the prefent Vestry of the Parish of Elizabeth City and for appointing a new Elistion of Vestry men for the said Parish.

An A& For Killing Squirrels & Crows in the Counties of Accomack & Northampton.

An Act For erecting a Town in each of the Counties of Spotsilvania and King George.

An Act To prevent Swine running at large within the limits of the Town of Norfolk.

An AA For enabling William Farrar & Thomas Farrar to fell & convey certain intailed Lands and to fettle other Lands & Negros of greater value to the same uses.

And then he was pleafed to make the following Speech,

Gentlemen

Gentlemen of the Council,

M' Speaker & Gent'n of the House of Burgesses.

I return you my hearty thanks for the great Zeal & Diligence you have fhewed in the difpatch of the Public Affairs, and in a particular manner for the many Inftances of your Good Will towards me, that extraordinary Proof of your Affection for me, & for the Confidence your are pleafed to repose in me, which shall in due time be faithfully discharged in repairing the Fort & building the Light house so much wanted for the security of our Country & Trade.

As I have done nothing hitherto but what is the Refult of my Duty, how pleafant must the Reslection needs be, when my Behavior, so highly approved of by you, & in which my Conscience Honor & Interest as well as Gratitude are equally concern'd, is what exactly agrees with the Intentions of my Roial Master, & will not fail to render my Administration acceptable to that Prince, who consummates his Throne in the hearts of his People.

The great Business of your Meeting being now finish'd, and the Season calling you to your respective Counties, let the Fear of God & the Honor of Our Soverain, the encouragement of Virtue & the Abolition of Vice, Motives of themselves sufficient to excite your Attention, let these regulate all your Actions: This we shall find to be both for our Interest & Credit: common Observation confirming it, as well as the Lips of Truth it self, that Righteousness exalts, but Sin is a Reproach to any People. And as you may considently depend upon it that these precepts shall alwaies visibly appear in my Practice, so I promise my self yours will be agreeable to them, that if it shall please God we meet again, we may find our selves in a proper temper unanimously to proceed in fixing the Wellfare & Prosperity of this Dominion on the best and surest Foundations.

And now, Gentlemen, nothing remains but for me to acquaint you that I have thought fit to prorogue you to Thursday the 14th of November next.

And this Affembly is accordingly prorogued to Thurfday the 14th day of November next.



JOURNAL

OF THE

House of Burgesses.

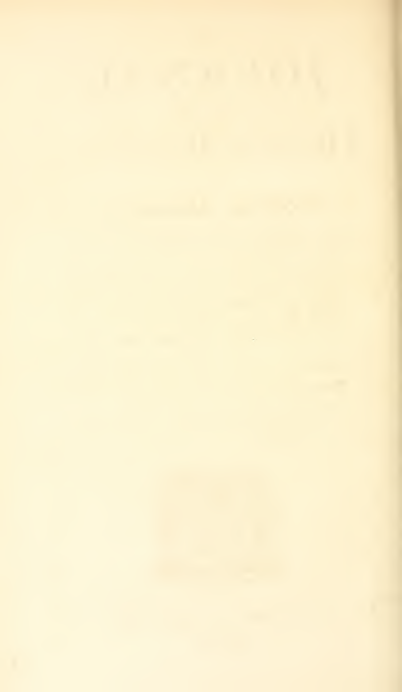
AT A

GENERAL ASSEMBLY,

Begun and held at WILLIAMSBURG the ffirst Day of stebruary in the ffirst Year of the Reign of Our Soverain Lord GEORGE the Second by the Grace of God of Great Britain ffrance and Ireland King Defender of the ffaith &c And in the Year of Our Lord MDCCXXVIJ And ffrom thence Continued by Several Prorogations to the twenty ffirst Day of May in the Third Year of the Reign of Our Said Lord the King now. And in the Year of Our Lord MDCCXXX

Being the Second Session of this present Gen'l Assembly.





THE

JOURNAL

OF THE

House of Burgesses

Thurfday, May 21, 1730.

HE Members return'd upon New Writs for the Counties of Caroline and Goochland and for the College of William and Mary having taken the Oaths and Subfcribed the Declaration and took and Subfcribed the Oath of Abjuration, Purfuant to the Laws made for those Purposes took their places in the House.

A Message from the Governor was deliver'd by Mr Robertson.

M^r Speaker, The Governor Commands the immediate attendance of this House in the Council Chamber.

Accordingly Mr Speaker with the House went up to attend the Governor

And being return'd Mr Speaker Reported that the House had attended the Governor who was pleas'd to make a speech to the Council and this House, which being long to prevent mistakes he had obtain'd a Copy of it, and it was read to the House and is as follows.

Gentlemen of the Council M' Speaker and Gentlemen of the House of Burgesses.

The defign of our meeting being to promote the Welfare and Profperity of this Province, by framing of fuch Laws as your Wildom shall fuggest to you; A more fuitable Occasion for the Consideration of the advantages which will arise to this Country from a prudent Regulation of your Trade, could not have happen'd, than at the time when by the good manag'ment of our Sovereign, and the Vigilance of his Ministers a Peace with Spain is happily concluded and all things are making towards a general Pacification.

IN fo Inviting and promifing a Seafon for fuccess to your Endeavours to Justice to your Country by taking its Commerce into your Care and Protection: And be convinc'd from the miserable Circumstances your Staple is reduc'd to, Of the necessity and Importance of that Inquiry on which your own Fortunes and Estates as well as those of your Constituents do principally depend. And that I may not be wanting in the

discharge of my Duty to a People whom I delight to serve.

I thall lay before you a Scheme which as far as I am capable of Judging will effectually support the design it is brought to succes; especially since it may be improv'd by your better observation, and Practical knowledge to which I chuse to submit it. For altho I am convinc'd if we were to look back the mischiefs in that meloncholly view would be so many Incentives to a greater Caution in suture Legislation. Yet I shall neither deplore the wretched Condition your Trade is in at present nor Expatiate on the flourishing State that must Evidently sollow from such a Law; because by the one I might be Censur'd for blaming what Experience can only best Correct; And the other

would

would look like limitting your Judgements in favour of this Formulary and both together but a needless Subserviency to Introduce a Scheme to Gentlemen so Capable of Judging for themselves.

AND fince whatever Acts you prepare will have no long Continuance if they are difagreeable to the Brittifh Trade. It is with great fatisfaction I can acquaint you, the Scheme I now recommend has been already approv'd at home: You may therefore with chearfulnefs fupply your thoughts to the framing of a Bill on this Project fecure from Opposition where the Interests of the Merchants Concurr with yours. And it is like to be attended with the better Success in that our Maryland Neighbours appear strongly disposed to fall into the same Measures.

I AM perfwaded every one of you will acquit me of any Sinister or private views in urging so zealously the Amendment of your Tobacco Trade for it is purely my concern for the general Prosperity of this Colony which Engages me herein and will always prompt me to be anxious for its true Interests, and to do every thing in my power to oblige every Member of the Community, acting by the same Principle, however we may

differ in the means to accomplish the same end.

BUT as like purposes require like dispositions give me leave to bespeak the same temper and Unanimity with which you proceeded in the Service of the Publick the last Session For no less Address will be requisite in Adjusting an Affair attended with such variety of Circumstances and Pretences.

I have two Inftructions to lay before you Copies of which shall be prepared for that purpose; One concerns the honour of Almighty God not yet by Law sufficiently secured, but am satisfied will no longer want your defence; the other relates to Bank-

rupts in England having Eftates in this Country.

AND as in the late Repealed Law for limiting Suits on Judg'ments and Obligations there were many beneficial Claufes which may be Re-enacted without giving offence, you will no doubt think it necessary to prepare a New Bill suitable to the Circumstances of the Country without medling with those parts repugnant to the Statutes of Great Brittain for which the former Law was Repealed.

IT will also be worthy your Confideration to inflict adequate punishments on such Offenders as are guilty of the Felonious burning of Tobacco houses, and on robbers of Stores and Ware-houses practices now become very frequent and I am afraid too much encouraged by allowing the benefit of the Clergy to such Criminals; especially since so many Imported Convicts are come among us who make light of the punishment the Law in that case inflicts.

Gentlemen of the House of Burgesses

AS I have Reason to Conclude that your Rewards will always be grounded upon a Principle of Juftice; It will be sufficient for me to observe to you that John Randolph Esqr to whose Abilities and Active Application the success of your Address and Petition is in a great Measure to be ascribed, has besides his Service a Claim by Personal Merit to which his recompence ought to be proportioned.

Gentlemen of the Council and House of Burgesses

WE have now the Comfort to find that we promif'd our felves on account of that Excellent Character, with which our common Sovereign ascended the Brittish Throne and whence we hoped for all the Felicity that could be expected under the Government of the most Amiable Monarch; We did not promise our felves in vain; Our expectation is made good by our Experience; we could not hope for more than we have, nor wish for more than we enjoy; Our Religion is not only safe but flourishing while he presides who is the great Example as well as Guardian of it; Our Liberties are secure while we live under a Prince who esteems it his greatest Glory to rule over a free People; nor need we sear an Invasion of our Properties while he Commands who by the Wisdom and Justice of his Administration Protects them: and by his Vigilance and Courage will always guard them.

BY fuch a Character and fuch a Conduct it is that our Sovereign Unites the hearts of his Subjects at home; and ftrengthens the confidence of his Allies abroad; that he foftens and fubdues whatever Envy or Opposition had conceived against him.

UNDER an Influence fo Extensive as well as Gracious no wonder if we partake of those Advantages and Blessings, that slow from it, But as by Reason of our distance some of those must be Communicated to you, by him in whose hands his Majesty has been pleased to lodge the Government of this Colony, it shall be my great endeavour (thô great I fear will be the distance) to tread in my Royal Masters steps. To such a Conduct my Duty to my Sovereign will always bind me; And if a stronger Obligation than that could be laid upon me It must and would arise from my Gratitude to you; for surely I can say it to your Credit and my own comfort that a more Respectful and obliging behaviour, than that which you have hitherto expressed to me I could not have wished or hoped for. Let us thus go on in Reciprocal Affection; Let us fear God; honour the King: and love one another; for a more agreeable Prospect I can never pretend to propose to you than that of a People United among themselves; depending on the Providence of God; and sure of the Care and savour of their Prince.

Mr Speaker also acquainted the house that he had obtained a Copy of the Scheme mention'd in the Governors speech which he laid before the House.

Order'd, That the same do lie upon the Table for the perusal of the Members.

Refolved, That an Humble Address be presented to the Governor to return him the Thanks of this House for his Affectionate Speech.

Refolv'd, That a Committee be appointed to draw up an Address accordingly and it is referred to the Committee for Propositions and Grievances.

Order'd, That all the ftanding Committees of the laft Selfion be revived and they are to meet and Adjourn from day to day and to have power to fend for persons papers and Records.

Refolv'd, That this House will take the Governors speech into consideration to morrow

Refolv'd, That Mr Richard Hickman be appointed Clerk to the Committee for Propositions and Grievances in the room of Mr Godfrey Pole Deceased and that all the other Clerks and Officers of the House be continued in their several Offices.

Order'd, That the Chaplain of this House to [do] attend to read prayers every Morning at nine of the Clock and that M^r Attorney and M^r Bolling do acquaint the Governor and Council with this Order.

Then the House adjorn'd 'till to morrow Morning Ten a Clock.

Fryday, May 22, 1730.

R. Attorney General Reported from the Committee appointed to draw up an Addrefs to be prefented to the Governor that the Committee had prepar'd an Addrefs accordingly which he read in his place and afterwards deliver'd it in at the Table, where the same was read and agreed to by the House as follows

To the Honorable WILLIAM GOOCH Efq' His Majesties Lieutenant Governor and Commander in chief of Virginia.

S'R

His Majefties most dutiful and Loyal Subjects, the Burgesses of Virginia now met in a General Assembly, Humbly return you our sincere thanks for your Assectionate Speech: And as his Majesties unwearied Endeavours, and the great Abilities of his Ministers have at length succeeded in the Conclusion of a Peace with Spain, and all things are now tending to a general Pacification; We are Assur'd, We shall in a great degree share with the reft of the Brittish Subjects, the Advantages of so happy an Event; So we cannot be insensible of the necessity of considering in such a Conjuncture the miserable

miferable Circumftances our Staple is reduc'd to, and of doing all that is in our power to put our Trade under fuch a Regulation as may remove from it those mischiefs, which are now become a burthen intolerable to us and those we represent. The pleafure you take in serving the People, over whom his Majesties great Goodness has placed you, without any Sinister or private views and your knowledge and judgment in the Affairs and Interests of this Colony, will ever dispose us to Entertain a good Opinion of every thing you shall concert and propose to us.

Your Example in weighing and Examining all things in your Administration with Calmness and Disinteresedness, must Engage us to pursue the same methods in all our Counsels and Consultations; And as we cannot doubt but the same purposes and Dispositions on both sides will in the end produce those good Effects which always result from Unanimity and Concord, So we shall upon all occasions endeavour to approve our selves worthy the care and favour of our Sovereign, And of that regard which in every part of your Conduct you express for us and all the People of Virginia

Refolved, That the faid Address be presented to the Governor by the whole House. Order'd, That the Committee who prepared the said Address do humbly know the

Governors pleafure when he will be attended by this House.

The House being acquainted that several of the Members of this House since the last Session have accepted Commissions to be Sheriffs for several Counties and do now hold that Office

Order'd, That a Committee be appointed to Inspect the Journals of the House of Burgesses and search for Precedents as to this matter and Report how they find the same to the House and it is Referred to

Mr Meriwether

M^r Conway M^r Randolph
M^r Attorny Gen'l M^r Kemp
M^r Lee M^r Burges
M^r Braxton M^r Buckner

Mr Attorney General Reported to the House that the Governor having been waited upon (pursuant to the Order of this day humbly to know when he would please to be attended by this House He had been pleas'd to appoint to morrow between Eleven and Twelve in the Council Chamber

The Order of the Day being read for confidering the Governors fpeech The House Resolv'd it self into a Committee of the whole House to confider the said speech, And after some time spent therein Mr Speaker Resumed the Chair And Mr Conway Reported from the Committee that they had had under their Confideration several parts of the Governors speech, and were come to several Resolutions thereupon which the Committee had directed him to Report to the House And he read the Report in his place and afterwards delivered it in at the Table where the same was read and agreed unto by the House as follows.

Refolved, That a Bill be prepar'd for amending the Staple of Tobacco

Refolved, That the Scheme mention'd in the Governors Speech and laid before the House be referr'd to a Committee to whom it shall be referr'd to prepare and bring in the said Bill.

Refolv'd, That a Bill be prepar'd for Re-enacting such parts of the Act Intituled an AA declaring how long Judgments, Bonds, Obligations and Accounts shall be in force for the Assignment of Bonds and Obligations directing what proof shall be sufficient in such cases and ascertaining the damage upon protested Bills of Exchange lately repealed by Proclamation, to which there was no objection in England.

Refolv'd, That a Bill be prepar'd to make it Felony without benefit of Clergy to burn or break open and Rob any ftore house Warehouse or Tobacco house and for making all Accessories to such Offences liable to the same pains and penalties as the principle might be, Althô such principal be not Convicted or Attainted.

Order'd,

Order'd, That a Committee be appointed to prepare and bring in the faid Bill for amending the Staple of Tobacco, and it is referr'd to

Mr Attorney General

 Mr Meriwether
 Mr Robt. Bolling

 Mr Kemp
 Mr Blair

 Mr Escridge
 Mr Buckner

 Mr Braxton
 Mr Lee.

And they are to meet and Adjorn from day to day and to have power to fend for perfons papers and Records.

Order'd, That the Scheme laid before this House by the Governor be referr'd to the said Committee.

Order'd, That the Committee for Courts of Juftice do prepare and bring in Bills upon the other Refolutions aforesaid. Mr Conway also acquainted the House that he was directed by the Committee to move that they may have leave to sit again.

Refolv'd, That this House will upon Tuefday morning next, resolve it self into a

Committee of the whole House to consider further of the Governors Speech.

Then the House Adjorn'd 'till Eleven a Clock to morrow morning.

Saturday, May 23, 1730.

R. Speaker Reported that the House had attended the Governor with their Address to which he was pleased to give this Answer.

"M' Speaker and Gentlemen of the House of Burgesses,

"I heartily thank you for this obliging Addrefs: I cannot receive a "greater pleafure than to find my Administration agreeable to you: And your good "Opinion of my endeavours to serve you will always incite my care and Diligence in the "pursuit of the true Interest of those you Represent; I doubt not your suture deliberations will be suitable to so promising a beginning of your Session. And that there will be no other contention among us than who shall most promote the Publick benefit of "the Colony.

M^r Attorney General reported from the Committee of Propositions and Grievances that the Committee had had under their confideration feveral propositions from the Counties of York Henrico Hanover Lancaster and Northumberland and had agreed upon a Report which he read in his place and afterwards deliver'd the same in at the Table where it was again read.

The faid Report being read a fecond time

Order'd, That Leave be given to bring in a Bill for repealing the A& for improving the Staple of Tobacco and that the Committee of Propositions and Grievances do prepare and bring in the faid Bill.

Order'd, That it be an Inftruction to the faid Committee to bring in a Claufe or Claufes to be added to the faid Bill for the better preventing the making of Seconds.

Order d, That the Proposition from the County of Henrico for Improving the Tobacco Trade be Referr'd to the Committee appointed to prepare and bring in a Bill for amending the Staple of Tobacco.

Refolo'd, That the feveral Propositions from Hanover Lancaster and Northumberland for a further Stint of the number of Tobacco Plants be rejected.

Order'd, That Leave be given to bring in a Bill for the Encouraging the making of Linen Cloath

Order'd, That Leave be given to bring in a Bill for deftroying Crows and Squirrels in the Countys of Northumberland Lancaster Prince George James City and Gloster and Middlefex and that the Committee of Propositions and Grievances do prepare and bring in the faid Bills.

Then the House adjorn'd till Monday Morning Eleven a Clock.

Monday,

Monday, May 25, 1730.

R. Treafurer laid his Accounts of the Publick Money before the Houfe.

Mr Efcridge reported from the Committee for Privileges and Elections that the Committee purfuant to a ftanding Order of the Houfe having had under their Confideration the returns of feveral new Writs for Electing of Burgeffes to ferve in this prefent General Affembly, had agreed upon a Report which he read in his place and afterwards deliver'd the fame in at the Table, where it was again read as follows.

That upon the Acts of Affembly of the laft Seffion of Affembly for Erecting two new Counties called *Caroline* and *Goochland*, Writs were Iffued to the Sheriffs of the faid Counties respectively to Elect two Burgesses to serve in this present General Affembly for each of the said Counties.

That thereupon John Martin and Richard Buckner Gent are return'd Burgesses to serve in this General Assembly for the County of Caroline.

That John Fleming and Dudly Diggs Gentlemen are return'd Burgesses to serve in this General Assembly for the County of Goochland.

That fince the laft Seffion the College of William and Mary hath been Transferred by the Trustees to the President and Masters, and pursuant to the Charter of the said College a Writ Issued for Electing one Burges for the said College.

And thereupon George Nicholas Gentleman is return'd a Burgess to serve in this present General Assembly for the College of William and Mary

All which Returns are according to Law

And the faid Report was approv'd by the House.

M^r Attorney General according to order prefented to the House a Bill for killing Squirrels and Crows in the Counties therein mention'd and the same was read the first time and Order'd to be read a Second time.

Then the House adjorn'd 'till to morrow Morning Eleven a Clock.

Tuefday, May 26, 1730.

R. Harrison according to Order presented to the House a Bill for Repealing the Act for the better and more effectual improving the Staple of Tobacco and for the better execution of the Laws now in force against tending Seconds and for the further prevention thereof and the same was read the first time and order'd to be read a Second time.

Mr Meriweiher Reported from the Committee appointed to infpect the Journals of the House of Burgesses and to search Precedents as to Members of this House accepting the Office of Sherifs the matter as it appear'd to the Committee and he read the Report in his place and afterwards delivered it in at the Table where it was again read as follows

That the Committee do find in the Journals of a Selfion of Allembly held at James City the 23 of April 1696 one Refolve made in these words to wit.

"Refolv'd that Captain Richard Whitaker is duly Elected a Burgess to serve in this "Assembly for Warwick County in the room of Mr William Reseau now Sherif of the "said County" And one Order in these words. "Order'd that Mr Randolph Mr Diggs "Mr Storey and Mr Chamberlayn at some convenient time wait upon his Excellency and "pray his Excellency to Issue out a new Writ for the Election of a Burgess in Stafford "County in the room of Mr Martin Scarlet who since the Election made of him in the "Room of Captain Thomas Owsley now Sherif of the said County of Stafford is Deceas" And that the Committee do not find any other Precedent touching the matter to them Referred.

The faid Report being read a Second time

Order'd, That leave be given to bring in a Bill to disable any Sherif or any other person to fit as a Member of this House who shall accept any Office of profit by the appointment

appointment of the Governor of this Colony after his Election to ferve as a Burgefs in the General Affembly and exempting all the Members of the House of Burgefse from being made Sherifs and that the Committee of Propositions and Grievances do prepare and bring in the faid Bill.

A Petition of the German Inhabitants of the German Town in the County of Stafford Setting forth that they have for feveral Years maintain'da Minister of their own Nation and yet have lately been taxed for the paying the Salary of the Parson of the Parson in which the said Town lies, And praying to be Exempted from that Tax during the life of M^{*} Hager their said Minister, being refer'd from the Governor and Council was read.

Order'd, That leave be given to bring in a Bill according to the Prayer of the faid Petition and that Mr Fitzhugh and Mr Thornton do prepare and bring in the faid Bill.

A Petition of William Harrifon fetting forth that he hath lately fuftain'd a great lofs by the burning of a Tobacco house wherein was a great quantity of Tobacco and other things which were burnt by several Negroes whom he had punished as a Justice of the Peace, for Assembling with great numbers of other Negroes against the Laws of the Colony, and praying relief being refer'd from the Governor and Council was read.

Order'd, That the faid Petition be refer'd to the confideration of the Committee for Publick Claimes and that they do Examine the matter thereof and Report the same with their Opinion thereupon to the House.

The House being inform'd that the persons concern'd in the burning the said House were discover'd and brought to Justice by the means of *Peter* a Negro belonging to *Nicholas Hatch*.

Order'd, That the faid Committee do examine into that matter.

And Report their Opinion thereupon to the House, in what manner it may be fit for this House to reward the said Negro.

A Bill for killing Squirrels and Crows in the Counties therein mentioned was read the Second time, and feveral Amendments were made to the Bill at the Table.

Order'd, That the Bill with the Amendments be Ingroffed.

The Order of the day being read, The House Resolv'd it self into a Committee of the whole House to confider further of the Governors speech and after some time spent therein Mr Speaker resum'd the Chair and Mr Conway Reported from the Committee that they had gone thrô the Governors speech and agreed upon a Report which he read in his Place and afterwards deliver'd the same in at the Table where it was again read.

The faid report being read a Second Time

Order'd, That Leave be given for bringing in a Bill for the further punishing Vice and Immorality And that the Committee of propositions and Grievances do prepare and bring in the said Bill.

Order'd, That the providing proper methods for Erecting and maintaining Schools in order to the training up of Youths to Reading and to a necessary knowledge of the Principles of Religion and to encourage the Conversion of Negros and Indians to the Christian Religion

And the making a Law in relation to Bankrupts be Refer'd to the Confideration of the next Seffion of Affembly.

Refolv'd Nemine Contradicente That the Sum of One thousand Pounds be paid to John Randolph Esqr for defraying his Expenses in Great Brittain and his late Voyage thither and returning; And as a Recompence for his faithful and Industrious Application there in the service of this Colony according to the trust reposed in him; Whereby was obtain'd the Repeal of a Clause of an Act of Parliament made in the Ninth Reign of the late King George the first, prohibiting the Importation of Tobacco stript from the Stalk or Stem into Great Brittain.

Order'd, That the faid Sum of One Thousand Pounds be paid to him out of the Publick Money in the hands of the Treasurer.

Order'd, That the Committee of Propositions and Grievances do carry the said Resolve and Order to the Governor and Council and desire their Concurrence thereto.

Order'd.

Order'd, That M^r Speaker from the Chair do let him know how fenfible the House is of his personal Merit and in behalf of the People return him the thanks of this House.

Which Mr Speaker did accordingly.

Refolv'd, That an humble Address be prepared to be presented to His Majesty to Congratulate His Majesty upon the safe Arrival of His Royal Highness Frederic Prince of Wales; And upon the Success of his Endeavours for the good of his People in the happy Conclusion of a Peace with Spain; To acknowledge the Extensive Influence of his Majesties continual Care and Gracious savour to all his Subjects And the peculiar Felicity of the People of this Colony in Enjoying every thing We can desire from his Majesties Auspicious Government; And to return to his Majesty the unseigned thanks of the People of this Colony for the same

Order'd, That Mr Randolphs Narrative of his proceedings in Negotiating the Affairs of this Colony in England pursuant to the Order of this House in the last Session of

Affembly be printed.

A Petition of *Henry Cary* praying to be Enabled to fell certain Entailed Lands upon his fetling Fee fimple Lands of greater Value to the fame uses was prefented to the House and read.

Order'd, That the faid Petition be refer'd to the confideration of a Committee and that they do Examine the matter thereof and Report the fame as it shall appear to them to the House.

And it is refer'd to

Mr Flemming Mr Robert Armiftead

Mr Diggs Mr Hollier
Mr Randolph Mr Eggleftone

Mr John Bolling and
Mr Law Smith Mr Eaton

Mr Harrifon reported from the Committee of Propositions & Grievances that the Committee had had under their consideration several propositions from several Counties and had agreed upon a Report which he read in his place and afterwards deliver'd it in at the Table, where the same was again read.

Order'd, That the faid Report be taken into confideration to morrow.

Then the House adjorn'd till to morrow Morning Eleven a Clock.

Wednefday, May the 27, 1730.

WRITTEN Meffage from the Governor was deliver'd by Mr Robertfon.

M' Speaker and Gentlemen of the House of Burgesses

"In the Month of December 1728 the Southern Frontier of this Colony "being greatly Alarm'd by the Appearance of a body of Indians and the Mur"der of one of the Inhabitants for which the Sapponie Indians then gone out a hunting
"were fufpected. It was thought proper to Detach a party of the Militia in fearch of the
"faid Indians, and to fcour the Frontiers of fuch parties either of Tributary or Forrein
"Nations as might be lurking there with intent to do further mifchief. Accordingly
"one Captain Henry Embry with Thirty Seven Men of the Militia of Surry County (whose
"names are contained in a Lift herewith fent) were Detached on that Service, and were
"out five days; Whereby they are become Entitled to the pay allow'd by Law in the
"like Cafes: I therefore recommend their Service and Claim to the confideration of your
"House Not doubting you will make them such allowance as may Encourage others

"chearfully to adventure themselves when the Public safety shall require.

May the 27, 1730

William Gooch.

Order'd, That the Claim of the faid Henry Embry and his Troop be Refer'd to the Committee of Public Claims and that they do examine the fame and Report their Opinion thereupon to the House.

Order'd,

Order'd, That the fmall Windows in the end of the Chamber of the House of Burgesse and those in the General Court be altered and made into Sash Windows uniform to the rest And that the Councils Concurrence be disired to this Order by the Committee

of Propositions and Grievances.

A Petition of John Grimes Efqr fetting forth that two of his Negros run away and were taken up in Maryland and afterwards deliver'd to Jacob Rice and Christopher Chassian employ'd by him to bring them home; that they murder'd those two persons and return'd to Maryland where they were again committed; that the Widows and Children of those unfortunate men are left in a very distressed Condition, and that the Petitioner has been at great Expence in bringing the said Negros to Justice, And praying the Consideration of the House thereupon was presented to the House and read.

Order'd, That the faid Petition be Refer'd to the Confideration of the Committee of Publick Claims And that they do Examine the matter thereof and Report the same

with their Opinion to the House.

Mr Flemming Reported from the Committee to whom it was Refer'd to Examine the Allegations of the Petition of Henry Cary that the Committee had Examined the allegations of the petition accordingly and agreed upon a Report which he read in his place and afterwards delivered it in at the Table

And the fame being again read

Order'd, That leave be given to bring in a Bill to Enable Henry Cary to fell certain Entailed Lands in the County of Warwick and for fetling Three hundred and Six Acres of Land with the Appurtenances in the County of Henrico and the Moiety of Three thousand Nine hundred Forty and two Acres of Land with the Appurtenances in the County of Goochland, of greater Value to the same uses, and that Mr Blair Mr Flemming Mr Diggs Mr Randolph Mr John Bolling Mr Law Smith Mr Robert Armistead Mr Hallier Mr Egglesson and Mr Eaton do prepare and bring in the said Bill

The House according to Order proceeded to take into consideration the Report made

Yesterday from the Committee of Propositions and Grievances.

And the faid Report being twice read

Order'd, That leave be given to bring in a Bill to prevent Swine runing at large within the Limits of the Town of Hampton.

Refolo'd, That the Proposition from the County of Effex to prevent Hogs runing at large be rejected.

Order'd, That leave be given to bring in a Bill for establishing Quarterly Courts And that the Committee for Courts of Justice do prepare and bring in the same.

Refolv'd, That the Proposition from the County of Caroline that Levies and Debts

may be paid by Hemp or any other vendible Commodity be rejected Refolv'd, That the Proposition from Northampton County for adding to it part of

the County of Accomack be rejected.

Refolv'd, That the Proposition from the faid County for furnishing the Inhabitants

of the faid county with Arms at the publick charge be rejected.

Refolv'd, That the proposition from the County of Accomack that Witnesses Summon'd before a single Juftice of the peace and to attend Jurys on Land should have an allowance for their attendance and trouble be rejected.

A Bill to prevent Swine runing at large within the Limits of the Town of Hampton was prefented to the House and read the first time and Order'd to be read a Second time.

A Bill for Repealing the Act for the better and more effectual Improving the Staple of Tobacco and for the better Execution of the Laws now in force against tending Seconds and for the further prevention thereof was read the Second time and Order'd to be Engrossed.

Order'd, That Mr William Harwood have leave to be absent for three days Order'd, That Mr Buckner be added to the Committee for Courts of Justice

. Then the House Adjorn'd 'till to Morrow Morning Eleven a Clock

Thursday, May the 28th, 1730.

R. Harrifon Reported from the Committee of propositions and Grievances that the Committee had had under their Confideration feveral propositions from feveral Counties and agreed upon a Report which he read in his place and afterwards delivered it in at the Table where the fame was again read.

And the faid Report being read a Second time

Refolv'd, That the Proposition from the County of Stafford to alter the days of

holding Courts in that County and the County of Caroline be rejected

Refolv'd, That the proposition from Henrico County for a bridge to be built over Chickahominy Swamp at a place called Pickanocky Meadow between that County and the County of Hanover be rejected.

Refolv'd, That the proposition from the said County for Erecting a Chappel on the

deep run of Tuckahoe Creek be rejected

Refolv'd, That the proposition from Caroline County for a Ferry to be appointed over Rappahannock River from Roys Rolling house to Gibsons Rolling house be rejected.

Refolv'd, That the Propositions from the Counties of Stafford King George and Spotfilvania for Repealing or Amending the Act for encouraging Adventurers in Iron

works be rejected.

Refolv'd, That the Proposition from Stafford County in relation to the Act past in the last Session of this Assembly for encouraging Adventurers in Iron works is a scandalous and Seditious Libel Containing false and scandalous Reflections upon the Legislature and the Justice of the General Court and other Courts of this Colony.

Refolv'd, That John Mercer the Author and Writer of that paper and Peter Hedgman one of the Subscribers who presented the same to the Court of Stafford County to be

certified to the General Affembly are guilty of a high Mifdemeanour.

Order'd, That the faid John Mercer and Peter Hedgman be fent for in Cuftody of the Serjeant at Armes attending this House to answer their faid Offence at the Bar of this House.

Order'd, That Leave be given to bring in a Bill to prevent loffes to Executors and Administrators by the sale of Negros. Goods and Chattels taken in Execution for amending the Law in Relation to Executors and Administrators for maintaining Actions of Account against Executors and Administrators; &c by one Jointenant and Tenant in common against another Joyntenant and Tenant in common their Executors and Administrators; For Impowering Fathers to dispose of the Custody and Tuition of their Children and for the better managing and Securing Orphans Eftates And that the Committee for Courts of Justice do prepare and bring in the faid Bill.

Mr Harrison according to Order presented to the House a Bill for encouraging the making of Linen Cloth and the same was read the first time and Order'd to be read a

Second time.

An Ingroffed Bill for Repealing the Act for the better and more effectual Improving the Staple of Tobacco and for the better Execution of the Laws now in force against tending Seconds and for the further prevention thereof was read the third time

Refolv'd, That the Bill do pass.

An Ingrossed Bill for the Killing Squirrels and Crows in the Counties therein Mention'd was read the third time

Refolved That the Bill do pass

Order'd, That the Committee of propositions and Grievances do carry the faid Bills to the Council and defire their Concurrence thereto.

A Bill to prevent Swine runing at large within the Limits of the Town of Hampton was

read the fecond time and ordered to be Ingroff'd.

Order'd, That Mr Robert Armifteed and Mr Robinson have leave to be absent 'till Monday next. A A Petition of William Walker (praying to be Reimburfed Eight hundred pounds of Tobacco which has been Levyed upon him in the publick Levy for taking up one Thomas Bruff who in the Year 1724 was convicted of Felony and burnt in the hand and after being detained fome time for the prifon Fees was difcharged from prifon and was four times taken up as the Petitioners Servant but was never deliver'd to him); was prefented to the House and Read

Order'd, That the faid Petition be Refer'd to the Confideration of the Committee of publick Claimes and that they do Examine the matter thereof and Report the fame with their Opinion thereupon to the House

Then the House Adjorn'd till to morrow Morning Eleven a Clock.

Friday, May the 29th, 1730.

R. Harrison according to Order presented to the House a Bill for enforcing the Act Intituled an Act for the Effectual Suppression of Vice and Restraint and punishment and Blasphemous Wicked and Dissolute persons, and for preventing Incestuous Marriages and Copulations, and the same was read the first time and order'd to be read a second time

Order'd, That leave be given to bring in a Bill to exempt the Inhabitants of any County wherein any Iron works, are or shall be Erected from Clearing or Repairing the Roads leading to and from the same; For making Satisfaction to the Owners of any Lands lying Contiguous to such Roads for the Timber which shall be taken for making or Repairing Bridges in such Roads and for Exempting all persons employ'd in Iron Works from Musters, And that Mr Kemp Mr Strother Mr Thornton Mr Conway and Mr Harrison do prepare and bring in the said Bill.

A Petition of Sundry persons whose names are thereunto Subscribed Inhabitants of Charls City County praying that a Ferry for the convenience of the Petitioners may be appointed over James River from Mrs Andersons landing to Jordans point was presented to the House and read.

Ordered, That the faid Petition be Referred to the Confideration of the Committee of Propositions and Grievances and that they do Examine the matter thereof and Report the same with their Opinion thereupon to the House.

A Petition of John Douglas praying that leave may be given to bring in a Bill to confirm the Sale of certain Entailed Lands in the County of King William called Douglas Ferry upon his Setling other Lands of greater Value in the County of Brunfwick to the fame Uses was presented to the House and read.

Order'd, That the faid Petition be Refer'd to the Confideration of a Committee and that they do Examine the matter thereof and Report the fame as it shall appear to them to the House

And it is refer'd to

Mr Braxton Mr Ravenfcroft
Mr Whitehead Mr Carr and
Mr Robert Bolling Mr Buckner
A Meffage from the Council by Mr Robertfon

That they have agreed to the Refolve of this House for the paying the Sum of One Thousand pounds to John Randolph Esquire out of the Publick Attorney in the hands of the Treasurer.

Refolved, That the Wages of the Burgeffes attending this Seffion and all the Charges of this Seffion of Affembly be paid and difcharg'd out of the Public Money in the hands of the Treafurer after the rate of Ten Shillings for every hundred pounds Weight of Tobacco.

Order'd, That the Committee of Propositions and Grievances do carry the faid Refolve to the Council and desire their Concurrence thereto

Order'd,

Order'd, That Mr Randolph and Mr Rofcow have leave to be abfent 'till Tuefday next.

A Bill for Encouraging the making of Linen Cloth was read the Second time and committed to the Committee of Propositions and Grievances.

An Ingross'd Bill to prevent Swine runing at large within the Limits of the Town of Hampton was read the third time.

Refolv'd, That the Bill do pass.

Order'd, That the Committee of Propfitions and Grievances do carry the Bill to the Council and defire their Concurrence thereto.

Order'd, That the Committee of Propositions and Grievances do Inspect the Journals of the last Seffion of Affembly and prepare and draw up a Staple of the matters then depending and undetermin'd and the progrefs that was made therein and Report the fame to the House.

Order'd, That the faid Committee do Inspect what Laws are Expired or near Expiring and Report their Opinion to the House which of them are fit to be revived or continued.

Then the House Adjorn'd till to morrow Morning Eleven a Clock.

Saturday, May the 30, 1730.

R. Harrison Reported from the Committee to whom the Bill for encouraging the making of Linen Cloth was committed feveral Amendments made to the Bill which he read in his place and afterwards delivered the Bill with the Amendments in at the Table.

And the Amendments being twice read were agreed unto by the House.

Order'd, That the Bill with the Amendments be Ingrofs'd.

Order'd, That M. Harrifon have leave to be absent from the Service of this House all next week And that Mr Burgefs have leave to be abfent from the Service of the House four days.

Then the House Adjorned till Monday Morning Eleven a Clock

Monday, June the 1st, 1730.

MESSAGE from the Council that they have agreed to the Bill Intituled An Act for Repealing the Act for the better and more effectual Improving the Staple of Tobacco and for the better Execution of the Laws now in force against tending Seconds and for the further prevention thereof without any Amendment

A Petition of George Turbervile praying that leave may be given to bring in a Bill to Veft certain Entail'd Lands in the County of Westmorland in the Petitioner in Fee fimple and for fetling other Lands in the County of Stafford of greater Value to the fame uses was prefented to the House and read

Order'd, That the faid Petition be Refer'd to the Confideration of a Committee and that they do examine the matter thereof and Report the fame as it shall appear to them to the House.

And it is Refer'd to

Mr Tayloe

Mr Thornton

Mr Strother

Mr Fitzhugh

Mr Grimes

Mr Nicholas Smith Mr Kemp according to Order prefented to the House A Bill to Exempt the Inhabitants of any County, Wherein any Iron Works are or shall be Erected from Clearing or Repairing the Roads leading to and from the fame; For making Satisfaction to the Owners of any Lands lying Contiguous to fuch Roads, for the Timber which shall be taken for making

^{1 &}quot;Staple" should be "State."

or Repairing Bridges in fuch Roads and for Exempting all perfons employed in Iron works from Musters, and the same was rec'd & read the first time.

Order'd, that the faid Bill be read a Second time on Thurfday next.

An Ingrofs'd Bill for encouraging the making of Linen Cloth was read the third time. Refolv'd, That the Bill do país.

Order'd, That the Committee of Propositions and Grievances do carry the Bill to the Council and desire their Concurrence thereto

Then the House Adjorn'd till to Morrow Morning Eleven a Clock.

Tuesday, June the 2, 1730.

PETITION of Benjamin Differrow Keeper of the Public Goal in Williamfburgh praying that his Allowance for maintaining his Prifoners may be made equal to What the Sherifs of the Several Counties are allow'd And that his Salary may be paid half yearly was prefented to the House and read.

Order'd, That the faid Petition be Refer'd to the confideration of the Committee for public Claims And that they do Examine the matter thereof and Report the fame

with their Opinion thereupon to the House.

Order'd, That Mr Syme have leave to be absent from the Service of the House till

Monday next.

Mr Attorney General Reported from the Committee of propositions and Grievances that they had had under their Consideration the Petition of Sundry of the Inhabitants of Charles City County and others for a Ferry to be appointed from the Oyster Shell Landing at Mrs. Andersons to Jordans point, and were come To a Resolution thereupon which he read in his place and afterwards deliver'd the same in at the Table.

Where it was again read and agreed unto by the House as follows. Refolved, That the said Petition be Rejected.

A Petition of Sundry Inhabitants of the County of Westmorland whose names are thereunto Subscribed—Complaining of great Mischiefs from the Importation of great Numbers of Convicts and of great hardships and Oppressions they suffer with the rest of the Inhabitants of the Northern Neck under the rigorous Execution of certain powers in the Grant of that Territory And Praying the Consideration of the House therein And that some Measures may be taken for their Relief, was presented to the House and read

Ordered, That the faid Petition be Refer'd to the Confideration of the Committee of propositions and Grievances and that they do Examine the matter thereof and Report

the fame as it shall appear to them to the House.

M^r Tayloe Reported that the Perfons appointed had according to Order Examined the Allegations of the Petition of George Turbevile And had agreed upon a Report which he read in his place and afterwards delivered it in at the Table.

And the faid Report being read.

Order'd, That leave be given to bring in a Bill for Vefting Four hundred and twenty Acres of Land with the Appurtenances in the County of Weftmorland being Entailed in George Turbervile Gentleman in Fee fimple and for fetling One Thousand Acres of Land with the Appurtenances in the County of Stafford of greater Value to the same Uses, And that Mr Taylor [fic] Mr Fitzhugh Mr Thornton Mr Grimes Mr Strother and Mr Nicholas Smith do prepare and bring in the said Bill.

A Bill for enforcing the Act Intituled an Ast for the Effectual Suppression of Vice and Restraint and punishment of Blasphemous Wicked and Dissolute persons and for preventing Incestuous Marriages and Copulations was read the second time, and Com-

mitted to the Committee who prepared the fame.

Then the House Adjorned till to morrow Morning Eleven a Clock

Wednesday, June the 3, 1730.

R. Attorney General according to Order prefented to the House a Bill for Amending the Staple of Tobacco. And the same was received and read the first time

Order'd, That the faid Bill be read a Second time on Tuefday next

Mr Attorney General Reported from the Committee of propositions and Grievances that the Committee had had under their Consideration several Petitions from the Inhabitants of Goochland County for Towns to be laid out at Warwick on the South side of James River, and near the falls of the said River on the North side And had agreed upon a Report which he read in his place And afterwards delivered the same in at the Table where it was again read

The faid Report being read a Second time

Refolved, That it is not necessary at this time to lay out a Town at Warwick in the County of Henrico. And that the petition of the Inhabitants of the County of Goochland for that purpose be rejected.

Order'd, That the proposition from the County of Goochland for laying out a Town on the North side of James River at or near the Falls between Shackoes and Gilly's Creek be Referred to the Consideration of the next Session of Assembly

Mr Attorney General also Reported that the persons appointed had according to Order Inspected the Journal of the last Session of Assembly, and drawn up a State of the matters then depending and undetermin'd and of the progress that was made therein which he was ready to Report to the House and he delivered the Report in at the Table where it was read.

Order'd, That the faid Report do lie upon the Table.

Mr Attorney General also Reported that the persons appointed had according to order inspected the Temporary Laws & had agreed upon a Report which he deliver'd in at the Table where the same was read

Order'd, That the faid Report do lie upon the Table.

Order'd, That Mr Robt. Bolling have leave to be abfent from the Service of the Houfe till Monday next.

Then the House Adjorn'd till to Morrow Morning Eleven a Clock.

Thursday, June the 4, 1730.

Order'd-

HAT Mr Crawford have leave to be absent from the Service of the House 'til Monday next.

Mr Attorney General according to Order prefented to the House a Bill to disable any Sheris or other person to sit as a Member of the House of Burgesses who shall accept any office of profit by the appointment of the Governor of this Colony after his Election And Exempting the Members of the House of Burgesses from being made Sheriss And the same was read the first time and Order'd to be read a second time

A Petition of fundry Inhabitants of the County of James City between Powhatan Swamp and Skiffs Creek praying that leave may be given to bring in a Bill to make it Lawfull for the Petitioners within that compass of ground to kill any hog that shall be found in their own Inclosures was presented to the House and read

Refolv'd, That the faid Petition be rejected

A Bill to exempt the Inhabitants of any County wherein any Iron Works are or shall be Erecked from Clearing or Repairing the Roads leading to and from the same For making Satisfaction to the Owners of any Lands lying Contiguous to such Roads for the Timber which shall be taken for making or Repairing Bridges in such Roads and for exempting all persons emploid in Iron Works from Musters was according to Order read a second time

And

And after a Debate the Question was put That the Bill be Committed

Resolved in the Affirmative

And it was Committed to M^t Tayloe M^t Conway M^t Lee M^t Robinfon M^t Henry Willis M^t Attorney, M^t Blair M^t Efcridge and M^t Thornton

Mr Attorney, Mr Diatr Mr Electrage and Mr Inormon

Mr Attorney General Reported from the Committee of Propositions and Grievances
that the Committee had had under their Consideration part of a proposition from Richmond County and part of a Petition from Westmorland County in Relation to Convicts
and had agreed upon a Report which he read in his place and afterwards deliver'd it in
at the Table where it was again Read.

The faid Report being read a fecond time

Order'd, That Leave be given to bring in a Bill for the better Government of Convicts Imported into this Colony and that the Committee of propositions and Grievances

do prepare and bring in the faid Bill.

Mr Attorney General Reported from the Committee to whom the Bill for Enforcing the Act Intituled An Act for the effectual Suppression of Vice and Restraint and punishment on Blasphemous Wicked and Dissolute Persons, and for preventing Incestuous Marriages and Copulations was Committed several Amendments made by the Committee to the Bill. And he read the Amendments in his place. And afterwards delivered the Bill with the Amendments in at the Table where the Amendments were again read

Order'd, That the faid Amendments be taken into confideration to Morrow by the

Houfe

Then the House Adjorn'd till to Morrow Morning Eleven a Clock.

Friday, June the 5th, 1730.

HE House met, And Adjorn'd till to morrow morning Eleven a Clock.

Saturday, June the 6, 1730.

HE House met, And Adjorn'd till Monday morning Eleven a Clock.

Monday, June the 8, 1730.

PETITION of John Mercer fetting forth his forrow for having Incurred the difpleafure of this House and praying that he may be admitted to undergo the Censure of the House for his Offence, was presented to the House and Read

A Petition of *Peter Hedgman* acknowledging his Inadvertency in figning a Paper as a Grievance from the County of *Stafford* without any defign of giving Offence to this House expressing his forrow for the same and praying that he may undergo the Censure of the House was also presented to the House and read

Order'd, That the faid John Mercer and Peter Hedgman be brought to the Barr of the House and Reprimanded by Mr Speaker.

They were brought to the Bar and Reprimanded accordingly

Order'd, That they be discharged out of Custody paying their Fees

Mr Attorney General according to Order presented to the House a Bill to prevent the malicious burning Tobacco Houses and other Houses and places for taking away Clergy from certain Offenders, and for punishing Accessories to Felonies and Receivers of Stolen Goods. And the same was read the first time and Ordered to be read a second time.

The House proceeded to take into their Consideration the Amendments made to the Bill for Enforcing the Act Intituled An Act for the effectual Suppression of Vice and Restraint and punishment of Blasphemous Wicked and Dissolute persons and for preventing Incestuous Marriages and Copulations.

And the Amendments were feverally read

After a Debate the Question was put

That the Bill be Recommitted

Refolved in the Affirmative

Order'd, That the Bill be Recommitted to the Committee to whom it was Committed.

A Bill to difable any Sherif or other perfon to fit as a Member of the House of Burgesse who shall accept any Ossice of prosit by the appointment of the Governor of this Colony after his Election and exempting the Members of the House of Burgesses from being made Sherifs was read the second time

Order'd, That the Bill be Committed to the Committee who prepar'd the fame

Mr Tayloe Reported from the Committee to whom the Bill to Exempt the Inhabitants of any County wherein any Iron Works are or shall be Erected from clearing or Repairing the Roads leading to and from the same, For making Satisfaction to the Owners of any Lands lying Contiguous to such Roads for making or repairing Bridges in such Roads And for exempting all persons imploy'd in Iron Works from Musters was Committed several Amendments made to the Bill. And he read the Amendments in his place and afterwards deliver'd the Bill with the Amendments in at the Table, where the Amendments were again read.

Order'd, That the Bill with the Amendments do lie upon the Table. Then the House Adjorn'd 'till to morrow Morning Eleven a Clock.

Tuesday, June the 9, 1730.

PETITION of Sundry Freeholders of the County of Hanover whose Names are thereunto Subscribed Setting forth that if the Bill now depending in this House in Relation to the Tobacco Trade should pass into a Law The Inhabitants of that County will lie under great Inconveniences if a Warehouse should not be established at Crutchfields, the upper Landing upon Pamunky River and praying the Confideration of the House thereupon, was presented to the House and read

Order'd, That the faid Petition do lie upon the Table

A Petition of William Todd Complaining of great Damages he has Suftain'd by an Act of Affembly paffed at the laft Seffion of Affembly for Erecting a Town upon the Petitioners Land on the North fide of Rappahanock called Falmouth and praying Relief therein was prefented to the House and read

Order'd, That the faid Petition be Refer'd to the Confideration of a Committee And that they do Examine the matter thereof and Report the fame as it shall appear to them to the House

And it is referred to

Mr Lee

Mr Meriwether

Mr Robert Bolling

Mr Robinfon Mr Braxton

Mr Tayloe and Mr Conway.

Mr Harrison Reported from the Committee of propositions and Grievances that the Committee had had under their Consideration several propositions and Grievances and had agreed upon a Report which he read in his place and afterwards deliver'd the same in at the Table where it was again read.

The faid Report being read a Second time

Order'd, That leave be given to bring in a Bill for Erecting a new County on the heads of the Counties of Stafford and King George and that the Committee of Propositions and Grievances do prepare and bring in the faid Bill.

Order'd.

Order'd, That it be an Inftruction to the faid Committee to make the Divifion from the mouth of Chopawan fwick Creek on Potowmack River to the head of the North Branch of the faid Creek. Thence by a South West Course to the head of Deep run and down that Run to Rappahanock River

Order'd, That it be also an Instruction to the said Committee to bring in a Clause to be added to the Bill for paying a proportionable part of the Tobacco now due to the Counties of Stafford and King George for Wolves heads to the Inhabitants of the New

County

Order'd, That leave be given to bring in a Bill for making a new Parish upon the head of Overwharton parish in the County of Stafford And that the Committee of Propositions and Grievances do prepare and bring in the faid Bill.

Order'd, That it be an Inftruction to the s'd Com'tee to make the division from yo mouth of Chapawanfick Creek on Potowmack River to the head of the North Branch of

the s'd Creek & thence by a S. West Course to the parish of Hanover.

Order'd, That it also be an Instruction to the said Committee to bring in a Clause to be added to the Bill for obliging the Inhabitants of the Parish of Overwharton to contribute towards the purchasing a Glebe for the said New Parish Ten thousand pounds Weight of Tobacco with Cask and Conveniency

Order'd, That leave be given to bring in a Bill for dividing the Parish of St. George in the County of Spotfilvania and that the Committee of propositions and Grievances

do prepare and bring in the faid Bill.

Order'd, That it be an Instruction to the said Committee to make the Division from the mouth of the Rappidanne to the mouth of the Wilderness Run Thence up the said Run to the Bridge and thence South West to Pamunky River.

Order'd, That it be also an Instruction to the said Committee to bring in a Clause to be added to the Bill to oblige the Inhabitants of the Parish of Saint George to pay a proportionable part of what has been Levied on them, for purchasing a Glebe and building a Glebe house.

Refolv'd, That the Proposition from Spotfilvania County for Dividing that County

be rejected

Refolv'd, That the proposition from the said County for Erecting a New County on the South side of Potowmack River and the Western side of the great Ridge of Mountains

and for Encouraging People to Settle there be rejected.

Mr Harrison reported from the Committee to whom the Bill to disable any Sherist or other Person to sit as a Member of the House of Burgesses who shall accept any Office of prosit by the Appointment of the Governor of this Colony after his Election and Exempting the Members of the House of Burgesses from being made Sheriss, That the Committee had made an Amendment to the Title of the Bill, and several Amendments to the body of the Bill. And he read the Amendments in his place and afterwards deliver'd the Bill with the Amendments in at the Table, where the Amendments were again twice read and agreed unto by the House

Order'd, That the Bill with the Amendments be Ingroffed.

A Meffage from the Governor was deliver'd by Mr Robertfon

Mr Speaker,

The Governor Commands the immediate attendance of this House in the Council Chamber, and that you bring with you such Bills as are ready for his Assent.

Mr Speaker with the House went up to attend the Governor accordingly, and being return'd

Mr Speaker reported. That the Governor had been pleas'd to give his Affent to the Bill Intituled an AA for Repealing the AA for the better and more effectual improving the Staple of Tobacco and for the better Execution of the Laws now in force against tending Seconds and for the further prevention thereof

A Bill for amending the Staple of Tobacco was read the Second time And after a Debate the Question was put That the Bill be Committed.

Refolv'd in the Affirmative

Order'd, That the Bill be Committed to a Committee of the whole House.

Refolved, That the House will immediately Resolve itself into a Committee of the whole House to consider of the said Bill.

The House accordingly Resolved it Self into a Committee of the Whole House M^r Speaker left the Chair. And M^r Attorney General took the Chair of the Committee and after some time spent therein, M^r Speaker Resumed the Chair And

M^{*} Attorney General Reported from the Committee that they had made fome Progrefs in the Bills for Amending the Staple of Tobacco, but not having time to go thro' the fame they had directed him to move for leave to fit again

Refolv'd, That this House will again Resolve it self into a Committee of the whole

House, upon the faid Bill to morrow morning.

Then the House Adjorn'd till to morrow Morning Eleven a Clock.

Wednesday, June the 10, 1730.

Order'd-

HAT the Petition of the Freeholders of the County of Hanover for Establishing a Warehouse at Crutchfield upon Pamunky River be Refer'd to the Committee of the whole House to whom the Bill for Amending the Staple of Tobacco is Committed.

The Order of the Day being Read. The House Resolved it self into a Committee of the whole House Upon the Bill for Amending the Staple of Tobacco And after some time spent therein M^r Speaker Resumed the Chair And

Mr Attorney Reported from the Committee that they had made further progress in the Bill but had not gone thrô the same And that the Committee had directed him to move for leave to sit again

Refolv'd, That the House will again Resolve it self into a Committee of the whole House to morrow Morning upon the said Bill.

Then the House Adjorn'd till to morrow Morning Eleven a Clock

Thursday, June the 11, 1730.

PETITION of Samuel Harwood the Elder and John Edloe Church Wardens of the Parifh of Weftover in the County of Charles City in behalf of themselves and the Minister and Vestry of the said Parish was presented to the House and Read Setting forth that by the Union of several Parishes two parcels of Land Remote from one another and of little value to the Minister of the said Parish are Vested in him as a Glebe, that the Parishoners will shortly be oblig'd to build a New Church in a more convenient Scituation than the old Church stands in and thereby a small parcell of Land Contiguous to the Church yard belonging to the Parish will be of no use And that if the said several parcells of Land were sold the Money arising might be sufficient to purchase a good Glebe for the said Parish And Praying that leave may be given to bring in a Bill to Enable the Minister Church Wardens and Vestry of the said Parish to fell the said three parcels of Land And to lay out the purchase Money in other lands for a Glebe for the said Parish.

Order'd, That leave be given to bring in a Bill according to the Prayer of the faid Petition. And that Mr Samuel Harwood and Mr Stith do prepare and bring in the fame Mr Blair according to Order prefented to the House a Bill to Enable Henry Cary

to fell certain Intailed Lands in the County of Warwick and for felling Three hundred and

Six

Six Acres of Land with the Appurtenances in the County of Henrico. And the Moiety of Three thousand Nine hundred and Forty two Acres of Land with the Appurtenances in the County of Goochland of greater Value to the same Uses And the same was read the first time and Order'd to be read a Second time.

An Ingrossed Bill to disable any Sherif or other person to sit as a Member of the House of Burgesses who shall accept any Office of prosit in this Colony after his Election and Exempting the Members of the House of Burgesses from being made Sherifs was read the

third time.

Refolv'd, That the Bill do pafs.

Order'd, That the Committee of Propositions and Grievances do carry the Bill to the Council and desire their Concurrence thereto.

M^s Harrison Reported from the Committee to whom the Bill for Enforcing the Ad Intituled an Ad for the Effectual Suppression of Vice and Restraint and punishment of Blasphemous Wicked and Dissolute persons and for preventing Incestuous Marriages and Copulations was Recommitted

That the Committee had made feveral other Amendments to the Bill which he read in his place and afterwards deliver'd the Bill with the Amendments in at the Table.

The faid Amendments being again Twice read were agreed unto by the House with an Amendment

Amendment

Order'd, That the Bill with the Amendments agreed unto be Ingroffed.

M^r Harrison according to Order presented to the House a Bill for Erecling a New County on the Heads of Stafford and King George Counties

Also a Bill for making a New Parish on the head of Overwharton Parish in Stafford County.

Also a Bill for Dividing the Parish of Saint George in Spotsilvania County

And the faid Bills were feverally read the first time and Order'd to be read a Second e.

The Order of the day being read The House Resolv'd it self into a Committee of the whole House upon the Bill for Amending the Staple of Tobacco And after some time Spent therein Mr Speaker Resum'd the Chair And

Mr Attorney Reported from the Committee that they had made a further Progress in the Bill but had not gone thro' the same, And that the Committee had directed him to move for leave to sit again.

Refolv'd, That the House will again Resolve it self into a Committee of the whole House to morrow morning

Order'd, That Mr Lawrence Smith have leave to be absent from the Service of the House to morrow

Then the House Adjorn'd till to Morrow Morning Eleven a Clock.

Fryday, June the 12, 1730.

BILL to prevent the Malicious burning Tobacco Houses and other Houses and places for taking away Clergy from certain Offenders, And for punishing Accessfories to Felonies and Receivers of Stolen Goods was read the Second time

Order'd, That the Bill be Ingroffed

The Order of the Day being read the House Resolved it self into a Committee of the whole House upon the Bill for amending the Staple of Tobacco And after some time spent therein

Mr Speaker Refum'd the Chair And

Mr Attorney Reported from the Committee that they had made a further progress in the Bill but had not yet gone thro the same And therefore they had directed him to move for leave to fit again.

Refolv'd,

Refolv'd, That the House will again Resolve it self into a Committee of the whole house upon the said Bill to morrow morning

Then the House Adjorn'd till to Morrow Morning Eleven a Clock.

Saturday, June the 13, 1730.

Order'd-

HAT M' Bacon have leave to be abfent from the Service of the House till Wednefday next.

A Message from the Council was deliver'd, by M^r Robertson That they have made some Amendments to the Bill Intituled An AA for the Encouraging the making of Linen Cloath to which they desire the Concurrence of this House.

And that they have agreed to the Bill Intituled an Act to prevent Swine runing at large within the Limits of the Town of Hampton without any Amendment

Order'd, That Mr Mead have leave to be abfent from the Service of the House till Wednesday

Mr Fitzhugh according to Order presented to the House a Bill to Exempt certain German Protestants in the County of Stafford from the Payment of Parish Levies and the same was read the first time and order'd to be read a Second time.

An Ingross'd Bill for Enforcing the Ad Intituled an Ad for the effectual Suppression of Vice and Restraint and Punishment of Blasphemous Wicked and Dissolute persons and for preventing Incestuous Marriages and Copulations was read the third time.

Refolv'd, That the Bill do pass

An Ingrossed Bill to prevent the Malicious burning Tobacco Houses and other Houses and places for taking away Clergy from certain Offenders and for punishing Accessories to Felonies and Receivers of Stolen Goods was read the third time

Refolv'd, That the Bill do pass.

Order'd, That the Committee of propositions and Grievances do carry the said Bill to the Council and desire their Concurrence thereto

The Order of the Day being read The House Resolv'd it self into a Committee of the whole House upon the Bill for Amending the Staple of Tobacco And after some time spent therein Mr Speaker Resum'd the Chair And

Mr Attorney Reported from the Committee that they had made some further Progress in the Bill but had not gone thro' the same And therefore they had directed him to move for leave to fit again

Refolv'd, That this House will again Resolve it self into a Committee of the whole House upon the said Bill on Monday Morning

Ordered, That Mr Hollier have leave to be absent from the Service of the House till Thursday next

A Bill to Enable Henry Carey to fell certain Intailed Lands in the County of Warwick and for felling Three hundred and Six Acres of Land with the Appurtenances in the County of Henrico And the Moiety of Three Thousand Nine hundred and forty two Acres of Land with the Apurtenances in the County of Goochland of greater Value to the same Uses was read the Second time

Order'd, that the Bill be Ingroffed

A Bill for Making a New parifh on the head of Over-Wharton parifh in Stafford County was read the fecond time, and Several Blanks were filled up at the Table.

Order'd, that the Bill be Ingroffed

A Bill for Ereding a New County on the heads of Stafford and King George Counties was read the Second time and feveral Blanks in the Bill were fill'd up at the Table

Order'd, That the Bill be Ingroff'd

A Bill for dividing the Parish of Saint George in the County of Spotfilvania was read the Second time And Order'd to be Ingross'd

Order'd, That Mr Simmonds have leave to be absent from the Service of the House till Thursday next.

Then the House Adjorn'd till Monday Morning Eleven a Clock .-

Monday, June the 15, 1730.

Order'd--

Mr Randolph

HAT the Treasurers accounts be Referred to the Consideration of a Committee
And that they do Examine the said Accounts And Report the Ballance it
fhall appear to them to the House.

And it is Refer'd to

Mr Robert Bolling

Mr Burges.

Several Claimes of Mrs. Mary Stith for taking up feveral Runaways were prefented to the House And the same were Receiv'd

Order'd, That the faid Claimes be Refer'd to the Confideration of the Committee of Publick Claimes. And that they do Examine the matter thereof And Report the fame with their Opinion thereupon to the House.

An Ingrofs'd Bill to Énable Henry Cary to fell certain Intail'd Lands in the County of Warwick and for Setling Three hundred and Six Acres of Land with the Appurtenances in the County of Henrico. And the Moiety of Three Thousand Nine hundred and forty two Acres of Land with the Appurtenances in the County of Goochland of greater Value to the same uses was read the third time.

Refolv'd, That the Bill do pass

An Ingrois'd Bill for Ereding a New County on the heads of Stafford and King George Counties was read the third time.

Refolv'd, That the Bill do pass.

An Ingrofs'd Bill for making a New Parish on the head of Overwharton Parish in Stafford County was read the third time

Refolv'd, That the Bill do país

An Ingrois'd Bill for Dividing the Parish of Saint George in the County of Spotfilvania was read the third time and two Blanks in the Bill were filled up at the Table

Refolv'd, That the Bill do pass

Order'd, That the Committee of Propositions and Grievances do carry the faid Bills to the Council and defire their Concurrence thereto

A Bill to exempt certain German Protestants in the County of Stafford from the Payment of Parish Levies was Read the Second time And a Blank in the Bill was filled up at the Table

Order'd, That the Bill be Ingrofs'd.

M^c Tayloe according to Order prefented to the House a Bill for Vesting Four hundred & Twenty Acres of Land with the Appurtenances in the County of Westmorland being Entail'd in George Turbervile Gentleman in Fee simple. And for confirming a Settlement of One Thousand Acres of Land with the Appurtenances in the County of Stassord of greater Value to the same Uses and the same was Receiv'd, And read the first time

Order'd, That the Bill be read a Second time

A Petition of William Bird Efquire was prefented to the House and read Setting forth that he had for some Years Employed a considerable number of his Slaves upon the best of his Lands in making hemp

And that he hath had a great deal of difficulty in getting the fame Weigh'd by the Sherif according to the Directions of the Act for giving a Bounty upon Tarr and Hemp

And

And praying that leave may be given to bring in a Bill to allow all Hemp made in this Colony to be Weigh'd by any Justice of the peace of the County in order to receive the Bounty.

Order'd, That Leave be given to bring in a Bill according to the Prayer of the faid Petition, And that M^t Randolph and M^t Kemp do prepare and bring in the fame

A Motion being made, and the Question put

That it be an Inftruction to the Committee of the whole House to whom the Bill for Amending the Staple of Tobacco is Committed to Receive a Clause That all publick Tobacco shall pass the Inspection before It be paid to the Collectors thereof And for making an Allowance to the persons chargable with the Payment of such Tobacco for paying the same at the publick Warehouses

Yeas 23 Mr Speaker Yea Noes 23

And fo it was Refolv'd in the Affirmative

Order'd, That it be an Inftruction to the Committee of the whole House to receive the faid Clause

And after a Debate the Question was put,

That it be an Inftruction to the faid Committee to Receive a Claufe to Oblige the Owners of Tobacco to put it on board the Ships for a Reward to be allowed by the Mafters of Ships.

Yeas 30 Noes 20

And fo it was Refolv'd in the Affirmative

Order'd, That it be an Inftruction to the Committee of the whole House to Receive the faid Clause.

Then a Debate arose and the Question was put

That it be an Inftruction to the faid Committee to Receive a Claufe for making all Tobacco liable to an Infpection before before it fhall be Transferred

Yeas 9

Noes 39 And fo it paffed in the Negative

The House according to Order Resolv'd it self into a Committee of the whole House upon the Bill for Amending the Staple of Tobacco, And after some time spent therein Mr Speaker Resumed the Chair And

Mr Attorney Reported from the Committee that they had made a further Progress in the Bill and Directed him to move for leave to fit again

Refolv'd, That the House will again Resolve it self into a Committee of the whole House upon the said Bill to morrow morning

Then the House Adjorn'd till to Morrow Morning Eleven a Clock.

Tuesday, June the 16, 1730.

R. Braxton Reported from the Committee to whom the Petition of John Dowglafs was Refer'd That the Com'tee had Examined the Matter of the faid Petition and agreed upon a Report which he read in his place and afterwards delivered the fame in at the Table.

The faid Report being again read

Order'd, That Leave be given to bring in a Bill to confirm the Sale of certain Intailed Lands in the County of King William made by John Douglafs to John Frayfer in Fee fimple and for fetling other Lands in the County of Brunfwick and two Negro Slaves of greater Value to the fame Ufes. And that the Committee to whom the faid Petition was Referred do prepare and bring in the faid Bill

A Claim of *Thomas Oliver* for taking up two Run away Negros belonging to the Eftate of M^r William Gordon late of the County of Middlefex Deceafed was prefented to the House & the same was Received.

Order'd, That the faid Claim be Refer'd to the Committee of Publick Claims And that they do Examine the matter thereof and Report the fame with their Opinion there-

upon to the House.

Mr Robert Bolling Reported from the Committee to whom the Treafurers Accounts were Refer'd that they had Examined the several Articles of the faid Accounts and found the same to agree with the Vouchers and that the Ballance due to the Publick in his hands Amounts to Seven Thousand Seven hundred Forty and Six pounds Six pence halfpeny.

And the faid Accounts were pass'd by the House

 $\it Order'd, \, That \, the \, Committee \, who \, Examined \, the \, faid \, Accounts \, do \, carry \, the \, fame \, to \, the \, Council \, in \, Order \, to \, be \, paffed \, by \, them$

An Ingrois'd Bill to Exempt certain German Protestants in the County of Stafford from from the Payment of Parish Levies was read the third time.

Refolv'd, That the Bill do país.

Order'd, That M. Kemp M. Fitzhugh and M. Thornton do carry the Bill to the Council and defire their Concurrence thereto.

The Order of the Day being Read the House Resolv'd it self into a Committee of the whole House upon the Bill for Amending the Staple of Tobacco and after some time spent therein Mr Speaker Resum'd the Chair. And

Mr Attorney Reported from the Committee that they had gone thro' the Bill and agreed upon feveral Amendments thereunto which they had Directed him to Report to the House when they would please to Receive the same.

Order'd, That the laid Report be Received to morrow morning Then the House Adjorn'd till to Morrow Morning Eleven a Clock.

Wednesday, June the 17, 1730.

R. Braxton according to Order prefented to to the House a Bill to confirm the Sale of certain Entailed Lands in the County of King William made by John Douglass to John Frayser in Fee simple and for Setting other Lands in the County of Brunswick and two Negros Slaves of greater Value to the fame Uses and the same was Received and Read the first time and Ordered to be read a Second time.

The House proceeded to take into their Consideration the Amendments made by the Council to the Bill for Encouraging the making of Linen Cloth.

And the faid Amendments were twice Read and agreed unto by the House.

Order'd, That the Committee for Propositions and Grievances do acquaint the Council that this House hath agreed to the said Amendments.

The House proceeded to take into their consideration the Amendments made to the Bill to exempt the Inhabitants of any County wherein any Iron works are or shall be Ereded from clearing or Repairing the Roads leading to and from the same for making Satisfaction to the Owners of any Lands lying Contiguous to such Roads for the Timber which shall be taken for making or Repairing Bridges in such Roads and for Exempting all persons Emploied in Iron Works from Musters

And the faid Amendments being read and a Debate arifing thereupon

Order'd.,That the faid Debate be Adjorn'd Mr Attorney according to Order Reported from the Committee of the whole House to whom the Bill for Amending the Staple of Tobacco was committed. That the Committee had made several Amendments to the Bill And he read the Amendments in his Place. And afterwards deliver'd the Bill with the Amendments in at the Table. Where the Amendments were again read.

A Motion was made for calling over the House

And the House was called over accordingly and only One Member being absent without leave And the House being Inform'd that he is sick he was excused

Then the House proceeded to the Consideration of the said Report of the Committee of the whole House upon the Bill for Amending the Staple of Tobacco

And a Motion was made for Receiving a Claufe to be Inferted in the begining of the Bill that the fame should not be in force till the end of three Months after his Majesties Approbation thereof shall be published

And the Question being put

That the faid Claufe be Receiv'd

It passed in the Negative

And feveral of the Amendments were read a Second time and with fome Amendments were agreed unto by the House

Order'd, That the further Confideration of the faid Report be Adjorn'd till to morrow

Then the House Adjorn'd till to Morrow Morning Eleven a Clock.

Thursday, June the 18, 1730.

Order'd-

HAT Mr Fitzhugh and Mr Thornton have leave to be absent from the Service of the House for eight Days

Order'd, That Mr Henry Armiftead have leave to be abfent from the Service of the House all next Week •

Order'd, That M^{ϵ} Boufh have leave to be absent from the Service of the House for a Week

And that Mr Robert Bolling have leave to be abfent till next Thursday.

A Meffage from the Council by Mr Robertson

That they have made fome Amendments to the Bill Intituled an Act for Enforcing the Act Intituled an Act for the Effectual Suppression of Vice and Restraint and punishment of Blasphemous Wicked and Dissolute persons and for preventing Incestuous Marriages and Copulations

Also an Amendment to the Bill Intituled An Ast to prevent the Malicious burning Tobacco Houses and other Houses and places for taking away Clergy from certain Offenders and for punishing Accessories to Felonies and Receivers of Stolen Goods, To which they desire the Concurrence of this House.

The House according to Order Resumed the further Consideration of the Report of the Committee of the whole House upon the Bill for Amending the Staple of Tobacco

And the Refidue of the Amendments made by the Committee to the Bill were read and Were with feveral Amendments agreed unto by the Houfe And other Amendments were made by the Houfe to the Bill

Then a Motion was made for Receiving a Clause to be added to the Bill for disabling the Members of this House to accept of any Office appointed by the Bill.

And the Question being put That the Clause be Receiv'd

be Kecely u

Yeas 25 Noes 30

And fo it paffed in the Negative

Ordered, That the Bill with the Amendments be Ingroffed

Then the House Adjorned 'till to Morrow Morning Eleven a Clock.

Fryday,

Fryday, June the 19, 1730.

Order'd-

HAT M' Nicholas Smith and M' Tayloe have leave to be absent from the Service of the House the next Week.

Order'd, That Mr Braxton have leave to be absent from the Service of the House 'till next Wednesday.

A Meffage from the Council by Mr Robertson

That the Council have made fome Amendments to the Bill Intituled an Act to difable any Sherif or other person to fit as a Member of the House of Burgesses who shall accept any Office of profit in this Colony after his Election and Exempting the Members of the House of Burgesses from being made Sherifs

Also to the Bill Intituled an Act for making a New Parish on the Head of Overwharton

Parish in Stafford County

Also to the Bill Intituled An Act for Dividing the Parish of Saint George in the County of Spotsylvania To which they desire the Concurrence of this House

And that they have agreed to the Bill Intituled An Ad for Ereding a New County

on the heads of Stafford and King George Counties

Also to the Bill Intituled An Ast to Enable Henry Cary to fell certain Intailed Lands in the County of Warwick

And for felling Three hundred and Six Acres of Land with the Appurtenances in the County of Henrico and the Moiety of Three Thousand Nine hundred and Forty Two Acres of Land with the Appurtenances in the County of Goochland of greater Value to the same uses without any Amendment.

And that they have agreed to the Refolve of this House for paying the Burgesses Wages and other Charges of this Assembly out of the public Money in the hands of the Treasurer

And that they have paffed the Treafurers Accounts

A Petition of William Ligon was prefented to the House and Read, Praying that leave may be given to bring in a Bill to Confirm the Title of Richard Randolph Gent. in certain Intail'd Lands by him fold and Conveyed to the said Richard Randolph in Fee Simple and for settling other Lands of greater Value to the same uses

Order'd, That the faid Petition be referr'd to the Confideration of a Committee and that they do examine the matter thereof and Report the fame as it fhall appear to them

to the House

And it is referred to

Mr Conway Mr Blair M^r Meriwether M^r Syme and

Mr Burges

A Petition of William Bridger was prefented to the House and Read praying that leave may be given to bring in a Bill to Enable him to fell Five hundred Acres of Entailed Lands in the County of Nansemond and for laying out the Purchase money in Slaves to be Annexed to other Entailed Lands for the benefit of his Family

Order'd, That the faid Petition be refer'd to the Confideration of a Committee and that they do examine the matter thereof and Report the fame as it fhall appear to them

to the House

And it is Referr'd to

M^r Kemp M^r Harrifon

M^r Godwin M^r Lear and

Mr Ravenscroft

Mr Harrison Reported from the Committee of Propositions and Grievances that the Committee had had under their Consideration several Propositions from the Counties of Lancaster Northumberland Richmond and Spotsilvania

And also a Petition from the County of Westmorland to be Relieved from divers hardfhips occasioned by the Grant to the Proprietors of the Northern neck, upon a Report which he read in his place and afterwards delivered in at the Table where the fame was again read

Ordered, That the faid Report be taken into Confideration to Morrow

Mr Kemp with the leave of the House presented to the House a Bill for Restraining the taking of Exceffive Ufury And the fame was Receiv'd and Read the first time And ordered to be read a Second time

A Petition of John Sutton Farrar was prefented to the House and read Seting forth that he did Enfeoff Thomas Randolph Gentlemen Deceaf'd and his Heirs of ffour hundred thirty two Acres of Entail'd Land in the County of Henrico in Confideration of Three hundred and twenty Acres of Land in the County of Goochland purchased by the said Thomas Randolph and Conveyed to the Petitioner in Fee fimple, And ten Negro Slaves; and that the Petitioner did agree with the faid Thomas Randolph in his life time to apply to the General Affembly for a Bill to Confirm his Title to the faid Four hundred thirty two Acres of Land and for fetling the other Lands and Negros aforefaid which are of Greater Value to the fame Uses, And praying that leave may be given to bring in a Bill purfuant to the faid Agreement.

Order'd, That the faid Petition be Refer'd to the Confideration of a Committee And that they do Examine the matter thereof and Report the fame as it fhall appear to them

to the House

And it is Refer'd to

Mr Lee

Mr John Bolling

Mr Harrison

Mr Ravenscroft and

Mr Samuel Harwood

Mr Lawrence Smith Reported from the Committee of Publick Claimes that the Committee had had under their Confideration All the Public Claimes and other matters to them referred And had agreed upon a Report and he delivered the Report with the feveral Vouchers in at the Table

A Claim of Edward Doyl and Thomas Hansford for taking up a Run away Negro belonging to Nathaniel Buck was prefented to the House, And the same was Receiv'd and order'd to be confider'd when the Report of the Com'tee of public Claims shall be confider'd by the House.

Order'd, That Mr Strother have leave to be absent from the Service of the House 'till Monday Seven night-

An Ingroffed Bill for Amending the Staple of Tobacco was Read the third time

And after a Debate the Question was put

That the Bill do pass

Yeas 46

Noes 5

And fo it was Refolv'd in the Affirmative.

Order'd, That the Committee who prepared the faid Bill do carry the fame to the Council and defire their Concurrence thereto

Order'd, That Mr Burges have leave to be abfent from the Service of the House for three Days

Order'd, That Mr Stith have leave to be abfent from the Service of the House till

The House proceeded to take into their Consideration the Amendment made by the Council to the Bill Intituled An Act to difable any Sherif or other person to fit as A Member of the House of Burgeffes who shall accept any Office of Profit in this Colony after

And the Amendment was read and agreed unto by the House.

his Election and exempting the Members of the House of Burgesses from being made Sherifs. Order'd, That the Committee of Propositions and Grievances do acquaint the Council that this House hath agreed to the Amendment by them made to the faid Bill

The

The House proceeded to take into their Consideration the Report of the Committee of propositions and Grievances of several matters Referred at the last Session of Assembly to the Consideration of this present Session of Assembly.

And the faid Report was Read

Order'd, That Colonel Spotfwood do lay before this House upon Tuefday Sevenight an Account of the money placed in his hands by Act of Affembly passed in the Year 1720 for Erecting the Counties of Spotsilvania and Brunswick and granting certain Exemptions and benefits to the Inhabitants thereof.

Order'd, That the Clerk of this House do forthwith fend notice of the faid Order to Colonel Spotfwood at Germanna

The House also proceeded to take into their Consideration the Report of the faid Committee in relation to several Temporary Laws

And the faid Report was read

Order'd, That leave be given to bring in a Bill to Revive the Act for Supply of certain defects found in an Act prescribing the method for appointing Sherifs made in the year MDCCXX

And that the Committee of Propositions and Grievances do prepare and bring in the faid Bill

And after a Debate the Question was put

That the Act made in the Year MDccxxvi for laying a Duty on Liquors which will Expire the tenth day of June in the Year MDccxxxi for part of the Duty be further Continued

Yeas 20 Noes 20 Mr Speaker Yea

And fo it was Refolv'd in the Affirmative

Order'd, That the Committee of Propositions and Grievances do prepare and bring in a Bill for continuing the Said Act for part of the faid Duty, with fome Alterations and Amendments

Then the House Adjorn'd till to morrow Morning Eleven a Clock

Saturday, June the 20, 1730.

HE House according to Order proceeded to take into their Consideration the Report of the Committee of propositions and Grievances in Relation to the Northern neck Grant. And the said Report was read.

A Cafe ftated upon the faid Grant by the Committee was also read

Order'd, That leave be given to bring in a Petition to be prefented to his Majefty in Council to relieve his Subjects Inhabiting the Northern Neck from the hardfhips they undergo from the faid Grant And that the Committee of propositions and Grievances do prepare and bring in the same.

Mr Conway Reported from the Committee to whom the Petition of William Ligon was Refer'd that the Committee had enquired into the Allegations of the faid Petition and were of Opinion that the Lands proposed to be setled in lieu of the Entailed Lands with two Negros Juidith and Pompey will be a sufficient Recompence to the Issue in tail

Order'd, That Leave he given to bring in a Bill to confirm the Title of Richard Randolph Gentleman in certain Entail'd Lands purchased by him of William Ligon And for settling other Lands whereof the said William Ligon is seiz'd in Fee and two Negro Slaves of greater Value to the same Uses. And that the Committee to whom the said Fetition was Refer'd do prepare and bring in the said Bill

A Member informing the House of a Report spread abroad of a Paper Enter'd by Richard Fitz William Esq. in the Council Journal on Thursday last containing several unjust and injurious Resections and Calumnies upon this House and their proceedings

highly

highly Derogatory To the honour of the house and in open Breach and Violation of their undoubted Rights and Privileges

Order'd, That a Meffage be fent to the Council to defire them to fend to this House a Copy of the said paper as it is Enter'd in their Journal and that Mr Kemp Mr Attorney Mr Meriwether Mr Randolph Mr Lawrence Smith and Mr Harrison do go up with the Meffage.

The House proceeded to take into their Confideration the Amendments made by the Council to the Bill Intituled An Act for Enforcing the Act Intituled An Act for the Effectual Suppression of Vice and Restraint and punishment of Blasphemous wicked and Difsolute persons and for preventing Incestuous Marriages and Copulations.

And the faid Amendment was read and agreed unto by the House.

The House also took into their Consideration the Amendment made by the Council to the Bill Intituled An Act to prevent the Malicious burning Tobacco Houses and other Houses and places for laking away Clergy from certain Offenders and for punishing Accessories to Felonies and Receivers of Stolen Goods

And the faid Amendments were read and agreed unto by the House

The House also took into their Consideration the Amendments made by the Council to the Bill Intituled an Ast for making a New Parish on the head of Overwharton Parish in Stafford County.

And the faid Amendments were read and agreed unto by the House

The House also took into their Consideration the Amendments made by the Council to the Bill Intituled An Ad for Dividing the parish of Saint George in the County of Spotsilvania

And the faid Amendments were read and agreed unto by the House

Order'd, That the Committee of Propositions and Grievances do acquaint the Council that this House hath agreed to the Amendments by them severally made to the faid Bills

A Bill for Restraining the taking of Excessive Usury was read the second time

Order'd, That the Bill be Ingroffed

A Bill for Vesting Four hundred and Twenty Acres of Land with the Appurtenances in the County of Weltmorland (being Entailed) in George Turbevile Gentleman in Fee simple and for Confirming a Settlement of One thousand Acres of Land with the Appurtenances in the County of Stafford of greater Value to the same Uses was read the Second time.

Order'd, That the Bill be Ingrofs'd

A Bill to confirm the Sale of certain Lands in the County of King William made by John Douglafs to John Frazer in Fee simple and for setling other Lands in the County of Brunswick and two Negro Slaves of greater Value to the same uses was read the Second time

Order'd, That the Bill be Ingrofs'd

Then the House Adjorn'd till Monday Morning Eleven a Clock.

Monday, June the 22, 1730.

N Ingrofs'd Bill for Restraining the taking of Excessive Usury was Read the third time.

Refolv'd, That the Bill do pass.

Order'd, That Mr Kemp Mr Meriwether Mr Whitehead and Mr Dangerfield do carry the faid Bill to the Council and defire their Concurrence thereto

An Ingrofs'd Bill to Confirm the Sale of certain Entailed Lands in the County of King William made by John Douglas to John Frazer in Fee fimple and for felling other Lands in the County of Brunswick and Two Negro Slaves of greater Value to the same uses was read the Third time.

Refolv'd, That the Bill do pass.

Order'd,

Order'd, That Mr Kemp, Mr Meriwether Mr Whitehead and Mr Dangerfield do carry the faid Bill to the Council and defire their Concurrence thereto

Mr Samuel Harwood according to Order presented to the House a Bill for vesting certain Lands belonging to The Church of Westover Parish in Trustees to be fold and for laying out the Purchase Money in other Lands for a Glebe for the said Church and for Improving the same, And the Bill was receiv'd and Read the first time and order'd to be read a Second time

A Motion was made that the House would come to a Resolution and after a Debate the Question was put

That the Members of this House ought not to receive any Wages for this Session for the time they have been or shall be absent from the Service of the House on their own private Occasions

Refolv'd in the Affirmative

Order'd, That every Member of this House at the end of this Session do render an Account of the Number of Days he shall have been absent from the Service of the House on his own private Occasions unto John Holloway Esq. Treasurer of Virginia And that no Wages be allowed for those Days

Refolv'd, That the Members who serve as Burgesses for the City of Williamsburgh James Town and the College of William and Mary are Intituled to the same Wages that they Members of the Harden and Mary are Intituled to the same Wages

that other Members of the House who serve for Counties are Intituled to

Order'd, That Mr Conway Mr Kemp Mr Meriwelher and Mr Escridge do carry the faid Resolve to the Council for their Concurrence

Then upon A Motion the Question was put

That leave be given to bring in a Bill to oblige the Burgeffes of this Colony to ferve without Wages

Then the Question was put

That leave be given to bring in a Bill to Reduce the Wages of the Burgesses to Six Shillings and Six pence * Diem

It passed in the Negative

It paffed in the Negative.

Then the House Adjorn'd till to Morrow Morning Eleven a Clock.

Tuesday, June the 23, 1730.

MESSAGE from the Council by Mr Robertson

That according to the defire of this House they have sent a Copy of their Journal of Thursday last. So far as Relates to the paper Enter'd thereon by Richard Fitz William Esquire.

And that they have agreed to the Bill Entituled an Act to Exempt certain German Protestants in the County of Stafford from the Payment of Parish Levies without any Amendment.

Order'd, That the Copy of the faid Journal do lie upon the Table.

M^t Attorney General according to Order presented to the House a Bill for Re-enading certain parts of an Act Intituled an Act declaring how long Judgements Bonds Obligations and Accounts shall be in force for the Assignment of Bonds and Obligations directing what proof shall be sufficient in such Cases and ascertaining the Damage upon protested Bills of Exchange And the same was Received and read the first time

Order'd, That the Bill be read a Second time.

A Letter from M^r Burges a Member of this House Directed to M^r Speaker was Read to the House acquainting the House that by Reason of his Indisposition and other Accidents he shall not be able to attend the Service of this House till Monday next

Order'd, That M^{*} Burgefs's ablence from the Service of the House 'till Monday next be Excused.

A Petition of Frances Greenhill a Feme Covert was prefented to the House and read Setting forth that her Husband Joseph Greenhill left her about twelve years agoe without any Subfistance that she hath been supported by the Charity of Her Friends, And that she hath the Fee simple Estate of Nine hundred Acres of Land with the Appurtenances in the County of Prince George called Duchy Hill; And that if the same were fold the Money arising from such Sale would afford her a Competent maintenance——— And praying the Consideration of the House upon the premises And that the said Lands may be vested in Trustees to be fold And the purchase Money placed in their hands for the Petitioners support without the Intermedling Of Her Husband or His Creditors

And after a Debate the Question was put

That the faid Petition be Refer'd to the Confideration of a Committee.

Refolv'd in the Affirmative

Order'd, That the Petition be refer'd to the Confideration of a Committee And that they do Examine the matter thereof and Report the fame as it shall appear to them to the House.

And it is referr'd to

M^r Lee M^r Ravenscroft Mr Harrifon

Mr Samuel Harwood and

Mr Francis Willis

Order'd, That the faid Committee do give Pafchall Greenhill notice of the faid

Petition before they proceed thereupon

Mr Conway according to Order presented to the House a Bill to confirm the Title of Richard Randolph Gent in and to certain Intail'd Lands purchased by him of William Ligon and for setling other Lands and Two Negro Slaves of greater Value in lieu thereof to the same Uses And the same was Receiv'd and read the first time.

Order'd, That the Bill be read a Second time

A Member laid before the House Colonel Spotfwoods Accounts pursuant to the Order of Fryday last

And the Title of the Accounts was read

Order'd, That the faid Accounts be Referred to the confideration of a Committee And that they do Examine the matter thereof and Report the fame with their Opinion thereupon to the House

And it is Refer'd to

M^r Harrifon M^r Blair Mr Lee

Mr Henry Willis and

Mr Augustin Smith

A Motion being made

That the House would come to a Resolution for explaining the Resolve of Yesterday touching the Payment of absent Members.

A Debate arose thereupon

And the previous Question was put

That that Question be put

It paffed in the Negative

A Motion being made

That leave be given to bring in a Bill to Enable the Sale of Goods Diftrained for Rent and to fecure fuch Goods to the person Diftraining the same for the better Security of Rents and to prevent Frauds committed by Tenants

Order'd, That leave be given to bring in a Bill accordingly And that the Committee

for Courts of Justice do prepare and bring in the fame.

A Bill for Vesting certain Lands belonging to the Church of Westover Parish in Trustees to be fold and for laying out the Purchase Money in other Lands for a Glebe for the said Church and for improving the Same was read the Second time And several Blanks in the Bill were filled up and an Amendment was made to the Bill at the Table

Order'd, That the Bill with the Amendment be Ingroffed

M^t Harrison according to Order presented to the House a Bill for the better Government of Convicts Imported into this Colony and for bringing them to a due and Speedy punishment for their Crimes, And the same was Receiv'd and Read the first time.

Order'd, That the Bill be read a Second time.

The House proceeded to take into their confideration the Report of the Committee of Public Claimes.

And part of the Report was read and agreed unto by the House with some Amendments.

Order'd, That the further Confideration of the faid Report be Adjorn'd.

Then the House Adjorn'd 'till to Morrow Morning Eleven a Clock.

Wednesday, June the 24, 1730.

A N Ingrofs'd Bill for Vefting Four hundred and twenty Acres of Land with the Appurtenances in the County of Weltmorland being Intailed in George Turbervile Gentleman in Fee fimple and for Confirming a Settlement of One Thousand Acres of Land with the Apurtenances in the County of Stafford of greater Value to the same Uses, was Read the third time

Refolved, That the Bill do pass.

Order'd, That the Committee who prepared the faid Bill do carry the fame to the Council and defire their Concurrence thereto

An Ingross'd Bill for Vesting certain Lands belonging to the Church of Westover Parish in Trustees to be sold and for laying out the purchase Money in other Lands for a Glebe for the said Church and for Improving the same was read the third time

Refolved, That the Bill do pass.

Order'd, That the Committee who prepared the faid Bill do carry the fame to the Council and defire their Concurrence thereto

A Bill to Confirm the Title of Richard Randolph Gentleman in and to certain Entail'd Lands purchafed by him of William Ligon and for felling other Lands and two Negro Slaves of greater Value in lieu thereof to the fame ufes was read the Second time And an Amendment was made in the Bill at the Table

Order'd, That the Bill with the Amendment be Ingroffed

A Bill for the better Government of Convicts Imported into this Colony and for bringing them to a due and Speedy punishment for their Crimes was read the Second time

Order'd, That the Bill be Ingrofs'd

The House Resumed the Adjorn'd Consideration of the Report of the Committee of public Claimes and another part of the said Report was read and agreed unto with some Amendments by the House

Order'd, That the further Confideration of the faid Report be Adjorn'd.

A Meffage from the Council by Mr Robinfon

That they have agreed to the Bill Intituled an A& for Restraining the taking of Excessive Usury

And also to the Bill Intituled an A& to confirm the Sale of certain Intailed Lands in the County of King William made by John Douglass to John Frazer in Fee simple and for setling other Lands in the County of Brunswick and two Negro Slaves of greater Value to the same Uses without any Amendment.

And that they have also agreed to the Resolve of this House for paying the Burgesses who serve for the City of Williamsburg James Town and the College of William and Mary

A Motion being made to proceed to the Confideration of the Paper Enter'd upon the Councils Journal by Richard Fitz Williams Efgr:

The Copy of the Councils Journal fent to this House Yesterday so far as relates to the said Paper was read

Order'd,

Order'd, That the faid Paper be Refer'd to the Confideration of a Committee and that they do Examine the matter thereof and Report what they think may be proper to be done thereupon to the House

And it is Referred to

M^r Kemp M^r Attorney General M^r Meriwether M^r Harrifon M^r Randolph M^r Efcridge and

Mr Laurence Smith

Then the House Adjorn'd till to Morrow Morning Eleven a Clock.

Thursday, June the 25, 1730.

A N Ingross'd Bill to Confirm the Title of Richard Randolph Gentleman in and to certain Entail'd Lands purchased by him of William Ligon and for settling other Lands and two Negro Slaves of greater Value in lieu thereof to the same uses was read the third time

Refolv'd, That the Bill do pass.

An Ingross'd Bill for the better Government of Convids Imported into this Colony and for bringing them To a due and Speedy punishment for their Offences was read the third time

Refolved, That the Bill do pais.

Order'd, That the Committee of propositions and Grievances do carry the said Bills to the Council and desire their Concurrence thereto

M^t Attorney General according to Order presented to the House a Bill to prevent Losses to Executors and Administrators by the Sale of Negros Goods and Chattells taken in Execution for amending the Law in Relation to Executors and Administrators for maintaining Actions of Account against Executors and Administrators and by one Join tenant and Tenant in Common against another Jointenant and Tenant in Common their Executors and Administrators for impowering Fathers to dispose of the Custody and Tuition of their Children and for the better managing and Securing Orphans Estates

Also a Bill to Enable the Sale of Goods Distrain'd for Rent to secure such goods to the persons Distraining the same for the better Security of Rents and to prevent frauds committed by Tenants. And the said Bills were Received and severally read the first time and order'd to be read a Second time.

Order'd, That Mr John Bolling have leave to be absent from the Service of the House till Monday next.

The House Resumed the Adjorn'd Consideration of the Report of the Committee of Publick Claimes, And another part of the said Report was Read and agreed unto with some Amendments by the House

Order'd, That the further Confideration of the faid Report be Adjorn'd

Mr Harrison Reported from the Committee to whom the Accounts of Colonel Spotswood were Refer'd that the Committee had according to Order Examin'd the said Accounts and agreed upon a Report which he read in his place and afterwards deliver'd it in at the Table where the same was again Read.

Ordered, That the faid Report do lie upon the Table.

Then the House Adjorn'd till to morrow Morning Eleven a Clock.

Friday, June the 26, 1730.

R. Harrifon according to Order prefented to the House a Bill for Continuing part of an A& for laying a Duty on Liquors with some Alterations and Amendments, and the same was Received and read the first time

Order'd. That the Bill be read a Second time

A Bill to prevent loffes to Executors and Administrators by the Sale of Negros Goods and Chattells taken in Execution for Amending the Law in Relation to Executors and Administrators for maintaining Actions of Account against Executors and Administrators and by one Jointenant and Tenant in Common against another Join-Tenant and Tenant in Common their Executors and Administrators for Impowring Fathers to dispose of the Custody and Tuition of their Children and for the better managing and Securing Orphans Estates was Read the Second time

Order'd, That the Bill be Ingross'd.

A Bill to enable the Sale of Goods Distrained for Rent, to Secure such Goods to the Perfons Distraining the same; for the better Security of Rents and to prevent Frauds Committed by Tenants, was read the Second time. And after a Debate the Question was put

That the Bill be Ingroffed

Resolved in the Affirmative

Order'd, That the Bill be Ingroffed

The House Resumed the Adjorn'd Consideration of the Report of the Committee of Publick Claimes And the Residue of the Report was Read and agreed unto with some Amendments by the House

Order'd, That the feveral Sums hereafter mention'd be paid to the Officers of the General Affembly respectively out of the Public Money in the hands of John Holloway Efgr Treasurer of Virginia Viz.

To William Robertson Clerk of the General Assembly	50 0 0
To Richard Hickman Clerk of the Committee of Propositions and Grievan-	
ces	40 0 0
To Benjamin Needler Clerk of the Committee of Courts of Justice	40 0 0
To the faid Needler for officiating as Clerk Affiftant upon the Occasion of the	
fickness of the Clerk of the Houfe	20 0 0
To Miles Cary Clerk of the Committee of Public Claims	40 0 0
To Phillip Finch Sergeant at Armes attending this House	40 0 0
To Francis Fontaine Chaplin to the House	20 0 0
To the Door keeper of the Council	10 0 0
To Nicholas Wager John Mundel William Francis and William	
Johnson£7100 each	30 0 0

for their Concurrence

Then the Houfe adjorn'd till to Morrow Morning Eleven a Clock

Order'd, That the faid Allowances be added to the Book of Claimes

Saturday, June 27, 1730.

And that the Committee of Public Claimes do carry the faid book to the Council

MOTION being made for allowing to Mr Philip Finch Serjeant at Armes attending this House for his extraordinary service at the last Session.

And another Motion being made for a further allowance to be made to the faid *Phillip Finch* for his Service this Selfion

The previous Queftion was put

That the Question be put upon the faid Motions

It paffed in the Negative

A Petition of the Juftices of the County of Elizabeth City and the Minister and Church Wardens of the Parish of Elizabeth City in the said County was presented to the House and read Setting forth that Thomas Eason did formerly give Eight hundred and ten Acres of Land in the said parish to Charitable Uses, for the maintaining a Free School for the Education of poor Children. And that for want of a power in the Justices of

the faid County and the Minister and Church Wardens of the faid Parish who are the Trustees of the s'd Charity to let Leases of the faid Lands the Charity is become of small Value And praying that leave may be given to bring in a Bill to Enable the Justices of the Peace of the faid County and the Minister and Church Wardens of the faid Parish for the time being to let Leases of the faid Lands for One and twenty Years or three lives for the most Valuable Rents that can be got for the same

Order'd, That leave be given to bring in a Bill according to the Prayer of the Petition And that Mr Robt. Armiftead Mr Hollier Mr Rofcow Mr Harwood and Mr Lawrence Smith

do prepare and bring in the fame

M. Harrifon according to Order presented to the House a Bill to Revive the A& for Supply of certain Defects found in an A& prescribing the Method for appointing Sherifs

And the same was Received and Read the first time.

Order'd, That the Bill be read a Second time

An Ingross'd Bill to prevent Losses to Executors and Administrators by the Sale of Negros Goods & Chattells taken in Execution; for amending the Law in Relation to Executors and Administrators; for maintaining Adions of Account against Executors and Administrators and by one Join tenant and Tenant in common against another Join tenant and Tenant in common their Executors and Administrators; for impowering Fathers to dispose of the Custody and Tuition of their Children; and for the better managing and Securing Orphans Estates was read the third time

Refolved, That the Bill do pafs.

Order'd

That the Committee for Courts of Justice do carry the Bill to the Council and defire their Concurrence thereto

A Bill for continuing part of an Act for laying a Duty on Liquors with fome Alterations and Amendments was Read the Second time

And after a Debate the Question was put

That the Bill be Ingrofs'd

Refolv'd in the Affirmative

Order'd, That the Bill be Ingroffed

A Bill for Reenacting certain parts of an Act Intituled an Act Declaring how long Judgments Bonds Obligations and Accounts shall be in force for the Assignment of Bonds and Obligations directing what proof shall be sufficient in such Cases and ascertaining the Damage upon Protested Bills of Exchange was read the Second time

And after a Debate the Question was put

That the Bill be Committed

It paffed in the Negative

Order'd, That the Bill be Ingroffed

A Meffage from the Council by Mr Robert fon

That they have made an Amendment to the Bill Intituled an Act for Vefting certain Lands belonging to the Church of Westover Parish in Trustees to be fold and for laying out the Purchase money in other Lands for a Glebe for the said Church and for improving the same, to which they desire the Concurrence of this House

And that they have agreed to the Bill Intituled an Act for Vesting flour hundred and twenty Acres of Land with the Appurtenances in the County of Westmoreland being Entailed in George Turbervile Gentleman in Fee Simple, and for Confirming a Settlement of One thousand Acres of Land with the Appurtenances in the County of Stafford of greater Value to the same Uses without any Amendment.

Mr Kemp according to Order presented to the House a Bill to Impower Justices of Peace to Weigh Hemp in Order to Entitle the maker to Receive the Bounty and the same was receiv'd and read the first time

Order'd, That the Bill be read a Second time.

The Amendment made by the Council to the Bill Intituled an AA for Vesting certain Lands belonging to the Church of West Over Parish in Trustees to be fold and for laying out

the

the Purchase Money in other Lands for a Glebe for the said Church and for improving the fame, was read and agreed unto by the House

Order'd, That the Committee who prepared the faid Bill do acquaint the Council that this House hath agreed to the Amendment by them made to the faid Bill.

Then the House Adjorn'd till Monday Morning Eleven a Clock

Monday, June 29, 1730.

R. R. Armiftead according to Order presented to the House a Bill to Enable the Justices of Peace of the County of Elizabeth City and the Minister and Church Wardens of the Parish of Elizabeth City in the said County for the time being to take and hold certain Lands given by Thomas Eaton to Charitable Uses and to let Leases thereof and the same was receiv'd and read the first time

Order'd, That the Bill be read a Second time

Mr Kemp Reported from the Committee to whom the Paper Enter'd upon the Council's Journal by Richard Fitz William Efqr the Eighteenth Day of this Inftant was Refer'd that the Committee had had the fame under their Confideration and had agreed upon a Report which he Read in his place and afterwards deliver'd the fame in at the Table where it is again read.

Order'd. That the faid Report do lie upon the Table.

A Bill to revive the A& for fupply of certain defects found in an A& prescribing the Method for appointing Sherifs was read the Second time.

Ordered, That the Bill be Ingroffed

A Bill to impower Justices of Peace to Weigh Hemp in order to Entitle the maker to receive the Bounty was read the Second time.

Order'd, That the Bill be committed to the Committee who prepared the fame Order'd, That it be an Inftruction to the faid Committee to bring in a Claufe to be added to the faid Bill for paying unto William Bird Efqr the Bounty upon all Hemp which hath been made by him purfuant to the Act made in the Eighth Year of the Reign of the late King George the first for Encouraging the making of Tarr and Hemp

An Ingrofs'd Bill for Continuing part of an A& for laying a Duty on Liquors with fome Alterations and Amendments was read the third time.

Refolved, That the Bill do pass

An Ingross'd Bill for Re-enacting certain parts of an A& Intituled An A& declaring how long Judgments Bonds Obligations and Accounts shall be in force For the Asserment of Bonds and Obligations directing what proof shall be sufficient in such cases and ascertaining the Damage upon protested Bills of Exchange was read the third time and two Amendments were made to the Bill at the Table

Refolved, That the Bill do pass

An Ingrois'd Bill to Enable the Sale of Goods Distrained for Rent to Secure such Goods, to the persons Distraining the same for the better Security of Rents and to prevent Frauds Committed by Tenants was read the third time

Refolv'd, That the Bill do pass

Order'd, That the Committee of Courts of Justice do carry the faid Bills to the Council and desire their Concurrence thereto.

The House Resum'd the Adjorn'd Debate upon the Report from the Committee to whom the Bill (to Exempt the Inhabitants of any County Wherein any Iron works are or shall be Erected from clearing or Repairing the Roads leading to and from the same; for making Satisfaction to the Owners of any Lands lying Contiguous to fuch Roads for the Timber which shall be taken for making or Repairing Bridges in such Roads; And for exempting all perfons emploid in Iron Works from Musters) was Committed.

And

And the Amendments made by the Committee were read, and one of them was difagreed to—and the Reft were w'th amendments to fome of them agreed unto by the House.

And other Amendments were made by the House to the Title and also to the body of the Bill.

Order'd, That the Bill with the Amendments be Ingrofs'd Then the House Adjorn'd 'till to Morrow Morning Eleven a Clock

Tuesday, June 30, 1730.

R. Kemp Reported from the Committee to whom the Bill for impowering Juftices of Peace to Weigh Hemp in Order to Entitle the maker to Receive the Bounty was Committed. That the Committee had made feveral Amendments to the Title and body of the Bill And had according to Order prepared a Clause to be added to the Bill Which they had directed him to Report. And he read the Amendments and the Clause in his place, and afterwards deliver'd the Bill with the Amendments and Clause in at the Table.

And the Amendments and Claufe were twice read and agreed unto by the House

Order'd, That the Bill with the Amendments and Clause be Engross'd

Mr Attorney General Reported from the Committee of propositions and Grievances that the Committee had according to Order prepar'd A Petition to be presented to His Majesty in Council for Relieving his Subjects in the Northern Neck against several Letters Patents Granted by the late King Charles the Second and James the Second.

And he deliver'd the Petition in at the Table Where it was twice read and with some

Amendments agreed unto by the House as follows.

TO THE KINGS MOST EXCELLENT MAJESTY IN COUNCIL

The Humble Petition of the Burgeffes of the Colony of Virginia Most humbly Sheweth

That King Charles the Second by Letters Patents bearing Date at Saint Germains en Ley the Eighteenth of September in the first Year of his Reign for Propagating the Christain Faith for the Benefit of the Church and the welfare of his Subjects by the undertaking and vigorous Prosecution of Plantations of fforeign parts; particularly in America Granted to the Lord Hopton the Lord Jermin afterwards Earl of Saint Albans Lord Culpepere S'r John Berkly afterwards Lord Berkly of Stratton S'r William Moreton S'r Dudly Wyatt and Thomas Culpepere A Territory in America bounded by and within the heads of Rappahannock and Potomack Rivers, the Courses of the said Rivers as commonly called and known by the Inhabitants and Descriptions of those parts, and Chesapeak Bay the Rivers themselves and the Islands within their Banks Havens Ports Harbours and Creeks Gold Silver and other Mines reserving a Fifth of Gold and a Tenth of Silver To hold to them their respective Heirs and Assignes for ever Rendering Yearly to his Majesty Six pounds Thirteen Shillings and four pence Rent

And afterwards the faid King Charles the Second by Letters patents Dated the Eighth Day of May One thouland Six hundred and Sixty Seven Reciting that the Lord Hopton had Convey'd his Intereft to John Trethway Efquire and that the former Letters Patents were Surrendered; in Confideration thereof and the good Services done to the faid King and his Royal Father granted the fame to the faid Earl of Saint Albans Lord Berkly S'r William Moreton and John Trethway Efq' in like manner with power to Divide the faid Territory into Counties Hundred Parifhes Tithings and Townships Hamlets and Burroughs and to Erect and build Churches Colleges Chappells Free Schools and Alms Houses and Houses of Correction and endow them of which Churches they should be perpetual Patrons and present Masters of Colleges or Schools Founded or Endowed by them or any person And that they might Divide the same into Mannors and hold in every such mannor a Court in Nature of a Court Baron before the Steward by them to be appointed

appointed and free Suitors and hold Plea where the Debt or Demand should not exceed fforty fhill's English Money and Receive the Fines to fuch Courts belonging and also a Court Leet to be holden twice a year before their Steward or his Deputy and a Market in each Mannor and two Fairs Yearly with a Court of Pipowders with Power to give Grant Sell or Alien the premifes and every part or parcell thereof to any Contractor to be held of the Patentees as of any of their Mannors in free and Common Socage by Fealty and Suit of Court or by any Lawfull Tenure Ufed in England; rendering fuch Rent and other Lawful Refervation as they fhould think fit the Statute Quia Emptores Terrarum or any other notwithstanding And did Covenant to Enlarge and Confirm the faid Grant to Supply Defects Provided that this Grant flould not Infringe or make void any other before made by the Governor and Council of Virginia to any Inhabitant in Actual possession before the Twenty Ninth of September in the Thirteenth Year of his Reign which are declared to be good and effectual without other Payment than of the Rent Referved But to Revert or Escheat to the Patentees With power to dispose at Will of Escheat Lands for their best Benefit And Advantage Provided also that for so much thereof as fhould not be poffeffed or Inhabited by their means or Procurement within One and Twenty Years next after the faid Grant the fame should Cease and the King might dispose thereof

That King James the Second by his Letters Patents bearing Date the Seven and Twentyeth day of September in the flourth Year of his Reign reciting the faid last mentioned Grant and that therein amongst several other things there is contained a Proviso in these words "PROVIDED also that as to so Much and such part and parts of the "Premifes hereby intended to be granted as within the time and Space of One and "Twenty Years now next coming shall not be possessed inhabited or planted at or by the "means or procurement of the faid Henry Earl of Saint Albans John Lord Berkly S'r "William Moreton and John Trethway their Heirs and Affignes These presents and the "Grant hereby made fhall ceafe determine and be void." And we our Heirs and Succeffors may dispose thereof to any other person or persons whatsoever any thing herein Contain'd to the contrary notwithstanding

And that these Patentees had Conveyed their Right to Thomas Lord Culpeper whom he was willing to encourage by Confirming and enlarging that Patent and releafing the faid Provifo And in Confideration of Services done by his Father and him felf Grants him that Territory of Land in Virginia Bounded by and within the first heads or Springs of the Rivers Rappahannock and Potomack the Courses of the faid Rivers from their first Heads or Springs as commonly Call'd, and known by the Inhabitants Descriptions of those parts and Chesapeak Bay &c, as mention'd in the before Recited Grant with power to fell and difpose thereof and all and all manner of Deodands Goods of Felons and Fugitives Fines and Forfeitures and Confirms the former Grant Except the faid last mentioned Proviso which he Releases with all Arrears of Rent.

UPON which feveral Grants the Representatives of Your Majesties most Dutyful

and Loial Subjects the People of Virginia humbly beg leave to Represent

THAT his faid late Majesty King Charles the Second was Induced to grant the faid Territory upon a Suggestion that the same was not inhabited by any of His Subjects wherein he was Deceiv'd for long before the faid Letters Patents Confiderable Quantities of Land were Granted to And possessed by the people of Virginia within the bounds of that Grant And the fame from the first Setlement of this Colony was held by them as part of Virginia. And moreover the late King James the first and King Charles the first had Granted by feveral Letters Patents under the Great Seal of England to the Subjects of this Colony that they should be immediately Dependent on the Crown of England both in respect to their persons and Estates which were Grounded upon the great hardships the first planters had Endured under the Virginia Company.

And when feveral persons did afterwards in the reign of King Charles the first attempt to procure a Grant of the faid Colony or part thereof The Governor Council and Burgeffes did país an Act wherein they did declare that they would not fubmit to any fuch Grants And did proteft againft any Alienation of their perfons or Lands which Act his Majefty was pleaf'd by his Letters under his fign Manual given at his Court at York the Fifth day of July One thousand Six hundred Forty and two to Ratifie and Confirm Whereof His Majefty King Charles the Second could not be informed when the faid Letters Patents were Granted by him. Besides your Petitioners humbly conceive and are Advised that the Uncertainty of the Limits and bounds of the said Territory as the same are set forth in the said several Letters Patents of King Charles the Second doth Vitiate the Grants in Regard that his Majesty could not be rightly Inform'd of the heads of those two great Rivers (which have so many different Sources that the same cannot be Determin'd) nor of the vast Country which the Patentees by colour of the said Grants might Claim.

AND the Clause of the said Letters Patents of King Charles the second whereby the said Territory is granted to be Divided into Mannors and to be held of the Patentees in Free and common Soccage by Fealty and Suit of Court or by any Lawfull Tenure used in England Rendering such Rent and other Lawfull Reservation as they think fit are not only Repugnant to former Grants of the Crown.

And to the Act of Affembly aforefaid Confirm'd by the late King Charles the first and contrary to the Terms upon which our Ancestors first Transported themselves to plant this Colony But the same and the Dispensation of the Statute of Quia Emptores Terrarum are conceived to Be void and illegal seeing great Numbers of the People of this Colony who at great Expence are daily making Plantations and Settlements towards the great Mountains are hereby Subjected to the Will of the Proprietary as to the Tenure and Rents by which they hold their Lands

YET the provifo in the faid Letters patents That the Grant for fo much of the faid Territory as should not be possessed in inhabited by the means or procurement of the Patentees within One and Twenty Years after the Date should cease and the King might dispose thereof did in some measure Circumscribe the mischiefs which might ensue from the Grant

BUT the General Affembly of Virginia in the Year One thousand Six hundred Seventy four being justly Alarmed by the said Grant did Remonstrate to His Majesty King Charles the Second the hardships which would in Consequence thereof Attend his Subjects here And not only the Lords Arlington and Culpepere then proprietors of the s'd Letters Patents were so far satisfyed as to the reasonableness of the Complaint that they did agree to relinquish their right and to take a new Grant for the Quit Rents and Escheats And to come into a Collateral Agreement with the Colony about the manner of paying the Quit Rents and Compositions for Escheats

But his faid late Majefty upon a hearing before him in Council was pleafed to order a Charter to país the Great Seal for confirming to the People of *Virginia* divers rights and priviledges which they apprehended were Violated by the faid Grant.

AND purfuant thereunto A Charter passed under the Great Seal bearing Date at Westminster the Tenth Day October in the Twenty Eighth Year of his Reign

Whereby his faid Majefty did declare and Grant. That all his fubjects from time to time inhabiting Virginia fhould have their immediate dependance upon the Crown of England under fuch Governors as his faid Majefty and his Succeffors fhould from time to time appoint and upon no other person or persons whatsoever. And that All Lands then posselfed by the Respective Inhabitants of Virginia should be Confirmed and Established to them and their Heirs for ever where the Property of any perticular mans Interest in any Land should not be alter'd or prejudiced, And that for the Encouragement of such of his Subjects as from time to time should go to dwell there Fifty Acres should be Afsign'd out of the Lands not then Appropriated to every person coming to dwell there as had been used and allowed since the first Plantation thereof to be held of his Majesty his Heirs and Successors as of his Mannor of East Greenwich in the

County

County of Kent in Free and Common Socage And that all Lands possessed by any Subject Inhabiting Virginia Which Escheated or should Escheat to His Majesty his Heirs Or Successor Should and might be enjoyed by such Inhabitant or possessed from the Heirs and Assignes for ever paying two pounds of Tobacco Composition for every Acre And thereby did declare his Royal Will and pleasure to be That the faid Charter and every Clause Article and Sentence therein should from time to time as often as any Ambiguity Doubt of Question might happen to arise thereupon be Expounded Construed Deemed and taken to be by him meant and intended and should Enure and take Effect in the most beneficial and Available sence for the benefit and Advantage of the Subjects of Virginia as well against his Majesty his Heirs and Successors as against all and every other person and persons whatsoever

THE Matter being thus Setled At the humble Suit of the General Affembly and all Occasions of future uneasiness among the People being in great measure Removed It was matter of great Surprize to the Subjects of Virginia That the late King James the Second should in so few Years afterwards not only Release the Proviso in the Letters

Patents of King Charles the Second

BUT extend the Grant to the head Springs of the two Great Rivers Rappahanock and Potomack and likewife Grant the Goods of Felons and Fugitive Fines and Forfeitures

within that Territory

WHEREUPON the General Affembly of this Colony in the Year One thousand Six hundred & Ninety One taking Umbrage at the said last mentioned Grant did humbly Represent the hardship thereof to the late King William the Third And obtained a Reference of their Petition to S'r John Somers then Attorney General who after a hearing in behalf of the Petitioners for want of a true information of the Case did make a Report in favour of the Grant which was Consirm'd by his Majesty in Council And afterwards in the Year One thousand Six hundred Ninety five the said General Assembly did again Represent the Case to his said Majesty but nothing was done thereupon.

YOUR Petitioners do further humbly Represent unto your Majesty that by the said Letters Patents of King James the Second still greater Incertainty is Introduced as to the Bounds of the said Territory the head Springs of the two Great Rivers Rappahanock and Potomack not being yet known to any of your Majesties Subjects And in Consequence of this uncertainty several Disputes have lately arisen between your Majesties Subjects inhabiting Lands towards the head of the River Rappahanock and the present Proprietor of the said Territory touching the Main Branches of that River and the like Disputes will daily more and more increase and infinite difficultys must Occur in the Determination of the same Whereby the Estates and Titles of many of your Masejties Subjects holding Lands under the Grants of your Majesty and your Royal Predecessors must necessarily be brought frequently into Question to the Disquiet and Impoverishing your Majesties said Subjects.

AND the Grant of Felons Goods Fines and Forfietures doth not only in many Cafes that may deferve Compaffion Subject the people of this Territory to the Will and Avarice of the Proprietor But they are likewife as to these matters Excluded from your Majesties Mercy and Clemency which Insupportable mischief must give occasion to continual Murmurings and Complaints of your people. And we humbly hope that this part of the Grant is illegal as it is Destructive of their undoubted Rights and Priviledges

NOR can we apprehend that the Release of the Proviso Recited in the said Grant can be Valid after the *Virginia* Charter granted by the late King *Charles* the Second.

BUT a greater Calamity than all the reft is the precarious Titles which your Majefties faid Subjects have in their Lands under the Grants of the Proprietor For your Petitioners are informed that the prefent Proprietor holds the faid Territory under a Settlement which difables him to Grant any of the faid Lands in Fee Simple and he himfelf has Difputed the right of his Agent here to grant Lands purfuant to the faid Charters And if these Matters should be brought into Dispute not only great Numbers

of your faid Subjects may be unjuftly difturbed in their poffelfions But the planting and improving a very Confiderable part of this Colony must hereafter be totally Obstructed

THEREFORE upon the whole matter Wee humbly befeech Your Majefty to take the Premifes into your confideration and to order fuch proceedings to be had againft the faid feveral Grants as may Releive your Subjects whose Estates lie within the faid Territory against the Exorbitant and Unwarrantable powers contain'd therein (the Execution whereof must Introduce the greatest Confusion imaginable among them) or to purchase the Right of the Proprietor as your Majesty in your great Wisdom shall think meet that your Subjects may hold their Lands immediately of your Majesty your Heirs and Successors and be restored to the Grace and Mercy of your Majesty. And that others of your Subjects who are Inhabitants within some of the Branches of the River Rippahanock may not be Involved in tedious and Expensive Controverse with the said Proprietor concerning their Right to their Estates which they hold under your Majesty.

Order'd, That the faid Petition be Ingroffed on Parchment And that the Governor be Addres'd to fix the Seal of the Colony thereto And to Transmit it to England to be

prefented to His Majesty in Council

Order'd, That Mr Lee have leave to be absent from the Service of the House for ten days.

An Ingrossed Bill to revive the Act for supply of certain Defects found in an Act prescribing the Method for appointing Sheriffs was read the third time

Refolved, That the Bill do país.

An Ingrois'd Bill to Exempt the Inhabitants of any County Wherein any Iron Works are or shall be Erected from clearing or Repairing the Roads leading to and from the same. For making Satisfaction to the Owners of any Lands lying Contiguous to such Roads for the Timber which shall be taken for making or Repairing Bridges in such Roads and for giving surther Encouragement to Adventurers in Iron works was read the third time

Refolved, That the Bill do país

Order'd, That the Committee of Propositions and Grievances do carry the faid Bills to the Council and defire their Concurrence thereto

A Bill to enable the Justices of Peace of the County of Elizabeth City and the Minister and Church Wardens of the Parish of Elizabeth City in the faid County for the time being to take and hold certain Lands given by Thomas Eaton to Charitable uses and to Lett Leases thereof was read the Second time

Order'd, That the Bill be Ingrossed

A Motion being made

That the Refolve of this House of the Twenty Second of this Instant that no Member of this House shall receive his Wages for the time he shall have been absent from the Service of the House on his own private Occasions, be sent to the Council for their Concurrence.

After a Debate the previous Question was put

That the Question be put upon the Said Motion

Resolved in the affirmative

Then the Question was put

That the faid Refolve be fent to the Council for their Concurrence

Refolved in the Affirmative

Order'd, That M^r Tayloe M^r Lee M^r Hen: Armiftead M^r Grimes M^r Braxton M^r Martin M^r Mead M^r Randolph M^r Fitzhugh M^r Thornton and M^r Strother do carry the faid Refolve to the Council and defire their Concurrence thereto

Order'd, That a Bill be brought in to prevent any Member of the House of Burgesses to receive any Wages for the time he shall be absent from the Service of the House in any future Session of Assembly And that Mr Tayloe Mr Braxton Mr Blair and Mr Strother do prepare and bring in the said Bill

Then the House Adjorn'd till to morrow Morning Eleven a Clock

Wednesday,

Wednesday, July 1, 1730.

R. Robinson mov'd for leave to present to the House a Bill to oblige the Court of Caroline County to Levy on the Tythable persons of the said County a proportion of the Wages of the Burgesses of Eslex King and Queen and King William Counties due for the last Session of Assembly and also a proportion of the last Publick Levy. And the said Bill was Received and read the first time

Order'd, That the Bill be read a Second time

M' Tayloe mov'd for leave to prefent to the House a Bill for altering the manner of payment of Rewards for killing Wolves And the said Bill was Receiv'd and Read the first time

Order'd, That the Bill be read a Second time

The House proceeded to take into their Consideration the Report of the Committee to whom the Paper Enter'd upon the Council Journal by Richard Fitz William Esqr the Eighteenth Day of June containing Reasons for his Dissent to a Resolve of the Council Concurring with a Resolve of this House for paying the Burgesses Wages and all the Charges of this Session of Assembly in Money was refer'd and part of the said Report was read & Agreed unto by the House as follows.

As to the first of the faid Reasons

"That the faid Refolve is Repugnant to a Law now in force for the Payment of the Burgeffes."

The Committee have confidered that Law and do not find it is thereby Declared that the Allowances for Burgeffes attending at the General Affembly Shall be paid no otherwife then in Tobacco. And the Law by which that Publick Money hath been raifed being made and declared to be for eafing the People from the burthen of a Poll

The Committee are of Opinion that the Applying the Money that way is equal and just and is not Repugnant to any Law

As to the Second of the faid Reafons

"That five thousand two hundred pounds of the Money in the Treasurers hands is "Appropriated for the Encouragment of those that shall go upon making Naval Stores "which Appropriation must be Violated by this Resolve there not being money sufficient "to answer that & other just demands & to Comply with this Resolve."

This Committee have confider'd the Act of Affembly made in the Eighth Year of the Reign of the late King George By which it appears the Sum of ffour thousand pounds was faid to be Appropriated to pay a Reward of flour Shillings for every Gross hundred of Hemp which should be made according to the Directions of the faid Act. And the further Sum of Twelve hundred pounds to fatisfie and pay a Reward of two Shillings for every Barrel of Tar made according to the Directions of the faid Act and Exported out of this Colony. This Committee have also confidered the Act of Affembly made in the Ninth year of the Reign of the faid late King By which it is Enacted and declared that the faid Four thousand pounds and twelve hundred pounds were not Appropriated for paying The faid Bounties or any other perticular Use. And if any of the faid Bounties should after making the faid Act of the Ninth Year of the faid late King become due the fame fhould be paid out of the first monies which should be in the hands of the Treasurer And that the faid Bounties should be made good to the persons Intituled thereto as the same became due They have also Inspected the Accounts of the Treasurer of those Monies from the time of granting those Bounties to the present time and find only the Sum of Three pounds Sixteen fhillings charged as paid for the Bounty upon Hemp and nothing charged as paid for the Bounty on Tarr

So that this Committee are of Opinion the Bounties as aforefaid given are Sufficiently Secured to fuch perfons as fhall at any time hereafter be Lawfully Intituled

thereto

As to the third of the faid Reafons

"That the Money they have voted themfelves in Lieu of Tobacco is in fome Counties "twice more than the quantity they are Intituled to would fell for if it may be Computed "at the rate other publick Tobacco (particularly His Majefties Quit Rents) has been "fold Befides by this Refolve fome Members are to be paid who are not by Law Intituled "to any pay and others who by fome private agreement with their Counties have Quitted "that Claim."

This Committee cannot conceive how any perfon can now fay what the Value of Tobacco will be at the time the Burgeffes Wages if they had been to be paid in Tobacco

fhould become payable

And for as much as divers Acts of Affembly both Antient and Modern wherein Tobacco has been Valued in Money have fetled the fame at ten fhillings for the hundred pounds

This Committee are of Opinion that with respect to the Colony in General that Value is most equal and reasonable and agreeable to the Usage and Custom of this Country

The Members faid not to be Intitled to any pay by Law are underftood by this Committee to be the Reprefentatives of the Corporations in this Colony who fit and Vote in this Houle and have a fhare in the Legislative power by Letters patents equally with the Representatives of Counties

Wherefore this Committee are of Opinion it is very agreeable to Juftice and Equity that the Corporation Members should Receive A reward fuitable to their Attendance and

Service in this House.

This Committee do not know any private agreement made by any Members of this House with their Counties relating to their Pay.

As to the fourth of the faid Reafons

"That the faid Richard Fitz William apprehends that fome of the Members before "mention'd and others of mean Circumftances and confequently very defirous of being "paid at this Rate in Money are liable to be Byaffed in their Voting well knowing that "fuch pay cannot be had without the confent of the Governor and this Board"

This Committee are of Opinion the Apprehension of the said Richard Fitz William is Groundless and without colour of Reason and from such an Apprehension to infinuate that any Member or Members of this House may be byassed in their Voting upon the Consideration of being paid their Wages in Money is a most Scandalous and unjust reflection upon the Members of this House and all other Burgesses who have formerly receiv'd their Wages in Money

And as to the last of the said Reasons

"That it is most unreasonable that a very few people trading to the West Indies "should be burthen'd with so heavy a Duty on their Liquors with a view only to have

"the greatest Share of it distributed among the Burgesses."

This Committee do find that the method of raifing Money by laying a Duty on Liquors Imported hath been practifed in this Colony for many years paft And that It hath been approved by our Sovereign That it eafes the people from the heavy burthen of a poll Tax which muft otherwife be laid upon them And that many publick Buildings have been Erected and other neceffary works and Expences made and defrayed by the Monies arifing from fuch Duties

And are of Opinion that Duty is not burthenfome to the Importers of fuch Liquors

but is paid by the confumers thereof.

And for one person to Advance an Opinion in so Indecent a manner against the

whole Legislative power of Virginia is Unprecedented and Unwarrantable

And for the faid Fitzwilliam to Affirm that Duty was laid with a View only for the Burgeffes to have the greatest Share of the Money Distributed among themselves is in the Opinion of this Committee a salse Scandalous and malicious Resection upon the Members of this House.

And

And it is the further Opinion of this Committee that the faid Paper could be Enter'd on the Council Journal by the faid Richard Fitz william with no other defign than to mifreprefent this House and their proceedings to His Majesty and to bring this House into Disgrace and the Displeasure of his Majesty

The Refidue of the Report of the faid Committee for making an humble Reprefentation to his Majefty in Council againft the faid Richard Fitz William Efqr being Read

After a Debate the Question was put

That that part of the Report of the faid Committee be agreed to by the House

Noes 28 Yeas 28 Mr Speaker Noe

And so it passed in the Negative

Mr Attorney General Reported from the Committee of Propositions and Grievances that the Committee had had under their Consideration a proposition of Northumberland County relating to the bounds between the said County and the County of Lancaster And had agreed upon a Report which he read in his place and afterwards delivered it in at the Table where the Report was again Read and is as follows

That the Committee do find that those bounds were laid off by the Order of this House the Ninth day of July One thousand Seven hundred Twenty three which were

approv'd off the Eighteenth Day of May 1726 by this House

That at the last Session of Assembly it was Order'd that M^r Lee M^r Tayloe and M^r Grymes or any two of them should run the Dividing Line between the Parish of Wickocomico in the said County of Northumberland and the Parishes in the County of Lancaster on which that Parish joyns as the bounds were Reputed before the year 1723 at the Charge of the Parish of Wickocomico

And that the Committee are of Opinion that the Confideration of that proposition be Refer'd 'till Return be made of the bounds of the faid Parishes

The faid Report being read a Second time

Refolo'd, That the Confideration of the faid Proposition be Refer'd till the bounds of the faid Parishes be laid out, and return'd pursuant to the faid Order.

Order'd, That M^r Kemp M^r Thacker and M^r Robinson or any two of them do lay out the Bounds of the faid Parishes pursuant to the Order of the House of Burgesses of the 16 of March in the Year 1727. And that they do make a Report of their proceedings therein to the next Session of Assembly.

An Ingroffed Bill for impowering Justices of Peace and Constables to Weigh Hemp in Order to Entitle the maker to receive the Bounty and for paying to William Bird Efq^{re} Five pounds four Shillings due to him for the Bounty upon hemp was read the third time

Refolv'd, That the Bill do pass.

An Ingrossed Bill to Enable the Justices of Peace of the County of Elizabeth City and the Minister and Church Wardens of the Parish of Elizabeth City in the said County for the time being to take and hold certain Lands given by Thomas Eaton to charitable Uses & to let Leases thereof was read the third time

Refolved, That the Bill do país.

Order'd, That Mr Kemp Mr Hollier Mr Robert Armistead and Mr Roscow do carry the faid Bills to the Council and defire their Concurrence thereto

Then the House Adjorn'd till to morrow Morning Eleven a Clock.

Thursday, July 2, 1730.

R. Tayloe according to Order prefented to the House a Bill for the better Regulating the payment of the Burgeffes Wages and the same was receiv'd and read the first time

Order'd, That the Bill be read a Second time

A Bill to oblige the Court of Caroline County to Levy on the Tythable perfons of the faid County a proportion of the Wages of the Burgeffes of Essex King and Queen and King

William

William Counties due for the last Sessions of Assembly and also a proportion of the last Public Levy was read the Second time.

Order'd, That the Bill be Ingroffed.

A Meffage from the Council was deliver'd by Mr Robert fon

That the Council having under Confideration the Bill fent up from this House for amending the Staple of Tobacco desire an immediate Conference on the Subject matter of the said Bill, and that if it be agreed to, they will appoint three of their Members to manage the same

And then he withdrew

Refolv'd, That this House doth agree to the Conference defired by the Council upon the Subject matter of the Bill for Amending the Staple of Tobacco

The Meffenger was called in again

And M^{*} Speaker acquainted him that the House had agreed to the Conference defir'd by the Council.

Order'd, That M¹ Attorney General M¹ Meriwether M¹ Escridge M¹ Tayloe M¹ Kemp and M¹ Randolph do forthwith withdraw and attend and manage the said Conference

And they withdrew accordingly.

And being return'd Mr Attorney General Reported from the Conference that the Managers from the Council, had acquainted the Managers of this House That the Council having under their Confideration the Bill for amending the Staple of Tobacco and finding therein no provision made for the purchase of Scales and Weights for the several Store houses; To keep up a good Correspondence with this House and to avoid Disputes concerning the priviledges of this House: They desire to know the Sentiments of this House whether they will Concurr in the same Opinion with them that the charge of those Weights and Scales and the Desiciency of the Duty Appropriated by the Bill for Destraying the Expence of the Execution thereof if any should happen should be defray'd and made good out of the Publick Money in the hands of the Treasurer

Refolv'd, That this House doth agree that the Council may add one Clause or more to the said Bill for purchasing Weights and Scales and making good the Desiciency of the Duty Appropriated for defraying the Expence of the Execution of the said Bill (if any should happen) out of the publick Money in the hands of the Treasurer.

Order'd, That the managers of this House do acquaint the Managers of the Council that this House hath agreed that one Clause or more for the purposes aforesaid may be added by the Council to the said Bill.

A Bill for altering the manner of Payment of Rewards for killing Wolves was read the Second time.

And after a Debate the Question was put

That the Bill be Committed

It pass'd in the Negative

Refolved, That the Bill be Rejected

The House proceeded to take into Consideration the Report of the Committee to whom the Accounts of Colonel Spotswood of several Sums of Money put into his hands by an Act of Assembly made in the year 1720 for Erecting the Counties of Spotswania and Brunswick and granting certain Exemptions and Benefits to the Inhabitants thereof was Refer'd

And the faid Report was read

And feveral Articles of the faid Accounts refer'd to in the faid Report were alfo read And the Question was severally put upon the faid Article and some of them were allow'd with an Abatement and others were allowed without any Abatement and some of them were disallowed by the House.

Then part of the faid Act of Affembly was read

Order'd, That the Doors of the House be shut, and the keys brought in and laid upon the Table.

And

And a Motion being made for calling over the House

The House was called over accordingly

And excuses being made for several of the absent Members the same were allow'd by the House.

Order'd, That Mr Egglefton Mr Diggs and Mr Nicholas be taken into Custody of the Serjeant at Armes attending this House for absenting themselves from their Duty and the Service of the House

Then a Debate arose upon the said Act of Assembly

And the Question being put thereupon

Refolved, That this House is not obliged to make good to Colonell Spotfwood the Money he has laid out in Erecting and building the Church Court House prison pillory and Stocks in the County of Spotfilvania more than the Five hundred pounds Appropriated for that purpose by the Act of Assembly made in the Year 1720 for Erecting the Counties of Spotfilvania and Brunfwick and granting certain Exemptions and benefits to the Inhabitants thereof

Refolv'd, That the Sum of One hundred pounds be allowed to Colonel Spotfwood for his own Trouble in carrying on the faid Buildings and providing the Armes for the Counties of Spotfilvania and Brunfwick pursuant to the faid Act of Affembly

Refolv'd, That it appears to this House that the Sum of Two hundred and thirty Nine pounds Seventeen Shillings remains in the hands of Colonel Spotfwood which ought to be laid out for Armes to be diftributed among the Inhabitants of the County of

Brunfwick purfuant to the faid Act of Affembly. Then an Account of Colonel Spotfwood Expences in going to Albany to make a Treaty with the Northern Indians with feveral Commiffioners at the Request of the

General Affembly was laid before the House And the Title of the Account was read

Order'd, That the faid Account be confidered to morrow morning

A Meffage from the Council by Mr Robertfon

That they have made feveral Amendments to the Bill Intituled an A& for amending the Staple of Tobacco to which they defire the Concurrence of this House And that they have fent to this House a Petition of Thomas Carter in Relation to one of those Amendments

That they had agreed to the Bill Intituled an Act to Confirm the Title of Richard Randolph Gentleman in and to certain Entailed Lands purchased by him of William Ligon and for fetling other Lands and two Negro Slaves of greater Value in lieu thereof to the fame uses without any Amendment

And that they had also agreed to the alteration propos'd to be made by this House

in the Windows in the House of Burgesses and the General Court.

Then the House Adjorn'd till to morrow Morning Eleven A Clock.

Fryday, July 3, 1730.

N Ingroffed Bill to oblige the Court of Caroline County to Levy on the Tythable persons of the said County a proportion of the Wages of the Burgesses of Essex King and Queen and King William Counties due for the last Session of Assembly and also a proportion of the last Publick Levy was read the third time

Refolv'd, That the Bill do pass.

Order'd, That Mr Robinson Mr Randolph and Mr Roscow do carry the Bill to the Council and defire their Concurrence thereto

A Meffage from the Council by Mr Robertson

That they have made feveral Amendments and Additions to the Book of Claimes to which they defire the Concurrence of this House.

Order'd, That M. Mead have leave to be absent from the Service of the House till Monday next.

The House being inform'd that Mr Diggs Mr Nicholas and Mr Egglestone attend at the Door in Custody and Desire to be admitted to take their places in the House They were order'd to be Discharg'd out of Custody paying Fees.

A Bill for the better Regulating the Payment of the Burgeffes Wages was read the Second time

Refolved, That the Bill be Committed

And it was Committed to

M^r Tayloe M^r Braxton M^r Blair M^r Strother M^r Randolph M^r Flemming and

Mr Burges

Mr John Bolling Reported from the Committee to whom the petition of John Sutton Farrer was Refer'd. That the Committee had examined the Allegations of the faid petition and agreed upon a Report which he read in his place and afterwards deliver'd it in at the Table where the fame was again read.

Order'd, That leave be given to bring in a Bill according to the Prayer of the faid Petition. And that Mr John Bolling Mr Ravenscroft and Mr Samuel Harwood do prepare and bring in the faid Bill.

Then the House proceeded to take into Consideration Colonel Spotswoods Account of Expences of the Treaty at Albany with the Northern Indians in the Year 1722.

And part of the Governors Speech to the Affembly in the Year 1722 and feveral Refolves of the House of Burgesses in relation to the said Treaty were Read

The Governors Speech at the end of the Seffion and the Accounts were also read.

The House being inform'd that Colonel Spotfwood desired to be heard at the Bar of the House by his Council upon his said Accounts

A Motion was made that a day may be appointed for hearing him accordingly.

And the Question was put thereupon

Refolv'd in the Affirmative

Order'd, That Colonel Spotfwood have leave to be heard by his Council at the Bar of the House upon the said Accounts on Monday next

The House took into Consideration the Amendments and Additions made by the Council to the Book of Claimes and the same were read and agreed unto by the House

Order'd, That the Committee of Publick Claimes do carry the Book of Claimes to the Council and acquaint them that this House hath agreed unto the Amendments and Additions by them made to the said Book

Order'd, That M^r Flemming be added to the Committee for proportioning the Publick Levy. And the faid Committee are to meet and adjorn from day to day 'till they have fettled the proportions of the faid Levy.

Order'd, That the faid Committee do prepare and bring in a Bill for Raifing a publick Levy.

The House proceeded to take into consideration the Amendments made by the Council to the Bill for Amending the Staple of Tobacco And the same were Read Several of the said Amendments being severally read a Second time one of them was disagreed unto and others were (with several Amendments to some of them) agreed unto by the House

Order'd, That the further Confideration of the faid Amendments be Adjorn'd 'till

to morrow morning

Then the House Adjorn'd 'till to morrow Morning Eleven a Clock

Saturday, July 4, 1730.

R. Samuel Harwood prefented to the House according to Order a Bill for Vesting certain Entailed Lands in William Randolph an Infant which were purchased by his Father Thomas Randolph Gentleman Deceased of John Sutton Farrar and for Selling other Lands and Negros given in lieu thereof of greater Value

to the fame Uses and the same was Receiv'd and read the first time

Order'd,

Order'd, That the Bill be read a fecond time.

Mr Tayloe Reported from the Committee to whom the Bill for the better Regulating the Payment of the Burgeffes Wages was Committed an Amendment made by the Committee to the Bill which he read in his place and afterwards deliver'd the Bill with the Amendments in at the Table. Where the Amendment was twice read and agreed to with an Amendment.

Order'd, That the Bill with the Amendment be Ingroffed.

The House according to Order Resum'd the Adjorned Consideration of the Amendments made by the Council to the Bill for Amending the Staple of Tobacco

And the Refidue of the Amendments were Read

And a Petition of *Thomas Carter* of the County of *Lancafter* to the Governor and Council praying that the Store house appointed by the Bill as it passed this House upon his Land may be appointed at some other place was also Read

And all the faid Amendments (with feveral amendments to fome of them) were

agreed to by the House

Order'd, That the Committee who prepared the faid Bill do carry the fame to the Council and acquaint them that this House hath disagreed to the Second Amendment & hath agreed to all the other Amendments by them made to the said Bill, with some Amendments to some of them to which they desire their Concurrence.

A Meffage from the Council by Mr Robert fon

That they have made fome Amendments to the Bill Intituled an A& to prevent Loffes to Executors and Administrators by the Sale of Negros Goods & Chattells taken in Execution for amending the Law in Relation to Executors and Administrators for maintaining A&ions of Account against Executors and Administrators and by one Jointenant and tenant in Common against another Jointenant and tenant in Common their Executors and Administrators for impowering Fathers to dispose of the Custody and Tuition of their Children and for the better managing and Securing Orphans Estates.

And also to the Bill Intituled an Act for Re enacting certain parts of an Act declaring how long Judgments Bonds Obligations and Accounts shall be in force for the Assignment of Bonds and Obligations directing what proof shall be sufficient in such Cases and ascertaining the Damage upon protested Bills of Exchange to which they desire the Concur-

rence of this House.

And that they have agreed to ye Bill Intituled an A& to Enable the Sale of Goods Distrained for Rent and to secure such Goods to the persons Distraining the same for the better Security of Rents and to prevent Frauds committed by Tenants.

And also to the Bill Intituled an AA to Enable the Justices of peace of the County of Elizabeth City and the Minister & Church Wardens of the parish of Eliza. City in the faid County for the time being to take and hold certain Lands given by Thomas Eaton to Charitable Uses and to Lett Leases thereof.

And also to the Bill Intituled an AA for impowering Justices of Peace and Constables to Weigh Hemp in Order to Entitle the maker to Receive the Bounty and for paying to William Bird Efq^r. Five pounds four Shill due to him for the Bounty upon Hemp without any Amendment.

A Bill for Vefting certain Entailed Lands in William Randolph an Infant which were purchased by his Father Thomas Randolph Deceased of John Sutton Farrar And for Setling other Lands and Negros given in lieu thereof to the same uses was read the Second time

Order'd, that the Bill be Engroffed

A Meffage from the Council by Mr Robertson

That they do Recede from the Amendment by them made to the Bill Intituled An Aâ for Amending the Staple of Tobacco to which this House hath disagreed And that they have agreed to all the Amendments made by this House to their Amendments to the said Bill.

And the title of the Bill is an AA for amending the Staple of Tobacco And for preventing Frauds in his Majesties Customs

Then the House Adjorn'd till Monday Morning Eleven of the Clock

Monday, July 6, 1730.

R. Kemp Reported from the Committee to whom it was Refer'd to prepare an Addrefs to His Majefty. That the Committee had prepared an Addrefs accordingly which they had Directed him to Report to the House. And he read the Addrefs in his place and afterwards deliver'd it in at the Table where it was again twice read and agreed unto by the House

Order'd, That the faid Address be fairly Transcribed and a Blank left for the Council And that the Committee who prepared the faid Address do carry the same to them and

defire their Concurrence thereto

Order'd, That the Committee of Publick Claims do carry the Book of Claimes to the Governor And defire his Affent thereto.

The House proceeded to take into consideration the Amendments made by the Council to the Bill Entituled an AB for Re-enacting certain parts of an AB declaring how long Judgements bonds Obligations and Accounts shall be in force for the Assignment of Bonds and Obligations directing what proof shall be sufficient in such Cases and ascertaining the Damage upon protested Bills of Exchange.

And the faid Amendments being twice read were agreed unto by the House

And the Title of the Bill is an Act for afcertaining the damage upon protefted Bills of Exchange for the better Recovery of Debt due on promifary Notes And for the Affignment of bonds Obligations and Notes

Order'd, That the Committee for Courts of Juftice do carry the Bill to the Council and acquaint them that this House hath agreed to the Amendments by them made to the faid Bill.

The House then proceeded to take into consideration the Amendments made by the Council to the Bill Intituled An Ast to prevent Losses to Executors and Administrators by the Sale of Negros Goods and Chattells taken in Execution for amending the Law in Relation to Executors and Administrators for Maintaining Astions of Account against Executors & Administrators; and by one Join tenant and Tenant in common against another Join Tenant and Tenant in common their Executors and Administrators for impowering Fathers to dispose of the Custody and Tuition of their Children and for the better managing and Securing Orphans Estates.

And the faid Amendments were twice read and the first and Second Amendments were agreed to and the rest were disagreed to by the House.

Order'd, That Mr Conway Mr Burgefs Mr Blair Mr Robert Bolling and Mr Robinfon do carry the Bill to the Council and acquaint them that this House hath agreed to the first and Second Amendment and hath disagreed to all the other Amendments by them made to the said Bill

An Ingroff'd Bill for the better Regulating the Payment of the Burgeffes Wages was read the third time.

Refolved Nemine Contradicente

That the Bill do país.

A Message from the Council by Mr Robertson

That the Council hath agreed to the Bill Intituled An AA for continuing part of an AA for laying a Dutie on Liquors with fome Alterations and amendments

And also to the Bill Intituled an Act to exempt the Inhabitants of any County wherein any Iron works are or shall be Erected from Clearing or Repairing the Roads leading to and from the same for making Satisfaction to the Owners of any Lands lying Contiguous to such

Roads

Roads for the Timber which shall be taken for making or repairing Bridges in such Roads and for giving further Encouragements to Adventurers in Iron works.

And also to the Bill Intituled an Act to revive the Act for Supply of certain Defects found in an Act prescribing the Method for appointing of Sheriffs without any Amend-

ment.

An Ingroffed Bill for vesting certain Intailed Lands in William Randolph an Infant which were purchased by his Father Thomas Randolph Deceas'd of John Sutton Farrar And for setting other Lands and Negros given in lieu thereof to the same Uses was read the third time.

Refolved, That the Bill do pafs.

Order'd, That the Committee for Courts of Justice do carry the faid Bill to the Council and defire their Concurrence thereto

Then the House according to Order proceeded to the hearing Colonel Spotswood by his Council upon his Account of Expences in carrying on and concluding the Treaty with the Northern Indians at Albany in the Year 1722

And the Council being called in was heard and afterwards withdrew.

After a Debate And the Question put thereupon

Refolv'd, That Colonel Spotfwood having when he was Governor of Virginia in the Year 1722 asked a Sum of Money of the House of Burgesses to Enable the Government to make A Treaty with the Northern Indians in Aid of the Revenue of two Shillings perhogshead on Tobacco which he then Represented in too low a Condition to Support the Expence thereof And the House of Burgesses having accordingly given One Thousand pounds. This House is no ways Engag'd to discharge the said Colonel Spotswoods Account of Expences beyond the said Sum.

Mr Attorney General Reporting from the Committee of Propositions and Grievances that the Committee had had under their Confideration a Petition of James Hackley for a Ferry to be Appointed across Rappahanock River from the said Hackleys house to the Land of Thomas Corbin Esq at a place called Mosses Neck in Caroline County and agreed upon a Report which he read in his place and afterwards deliver'd it in at the Table where it was again Read.

Order'd, That the faid Petition be Refer'd to the Confideration of the next Seffion

of Affembly.

Then the House Adjorn'd till to morrow Morning Eleven a Clock.

Tuefday, July 7, 1730.

MESSAGE from the Council by Mr Robertson

That they propose an Addition to be made at the end of the Address to his Majesty to which they defire the Concurrence of this House

That they have agreed to the Bill Intituled an Aâ to oblige the Court of Caroline County to Levy on the Tythable persons of the said County A proportion of the Wages of the Burgesses of Essex King and Queen and King William Counties due for the last Session of Assembly and also a proportion of the last public Levy without any Amendment

And that they do infift on their Amendments to the Bill Intituled an Aâ to prevent loffes to Executors and Administrators by the Sale of Negros Goods and Chattells taken in Execution for amending the Law in Relation to Executors and Administrators for maintaining Adions of Account against Executors and Administrators and by one Jointenant and Tenant in Common against another Join tenant and Tenant in Common their Executors and Administrators for Impowering Fathers to dispose of the Custody and Tuition of their Children and for the Managing and Securing Orphans Estates, And that they desire this House to pass the said Bill as it is Amended by them.

The Addition propos'd by the Council to the Address to his Majesty was Read and agreed to by the House.

The s'd Address is as follows

TO THE KINGS MOST EXCELLENT MAJESTY

The Humble Address of the Council and Burgesses of Virginia

Most Gracious Sovereign

Wee Your Majefties Moft Dutiful and Loyal Subjects the Council and Burgeffes of the Colony of Virginia now met in a General Affembly beg leave to express the Satisfaction and great joy of all your Subjects of This Dominion upon the safe and happy Arrival of His Royal Highness Frederic Prince of Wales in Great Brittain And at the same time to Congratulate your Majesty upon your Success in the Conclusion of a peace with Spain Wherein not only the Wisdom of your Majesties Councils Your Constancy and Steadiness in pursuing the true Interests of your People But the weakness of those whose Artifices and Intrigues have so long oppos'd and Obstructed this good work are sufficiently display'd to the World.

We are bound in Gratitude to acknowledge upon this Occasion the Advantages which Refult to us from your Majesties Goodness and Resolution in bringing about this happy Event whereby we cannot doubt but our Trade will be Advanced Our Navigation secured and just Satisfaction obtain'd for the Depredations Committed upon us by the

Subjects of Spain in the West Indies

And as it is our Duty to acknowledge the many Bleffings which flow immediately from your Majefties juft and prudent Adminiftration at home So we muft not Omit mentioning our Felicity under the Rule and Government of your Majefties Lieutenant Governor Whose Abilities and good Disposition in the Discharge of the great trust reposed in him under the Extensive Influence of Your Majesties great Care and tender Regard for all your people Do concurr to support your Majesties Honour and to Secure to us every thing we can wish for or desire.

May the Almighty long preferve your Sacred Majefty your Royal Confort Our most Gracious Queen and all your Illustrious Family on whom the prefent and future

Profperity of your people fo greatly depend

Order'd, That the faid Address be fairly Ingross'd and figned by the Speaker.

Mr Escridge Reported from the Committee appointed to proportion the Publick Levy that the Committee had settled the proportions accordingly and Enter'd the same in a Book which he deliver'd in at the Table.

He also presented to the House a Bill for Raifing a Publick Levy and the same was

Received.

Order'd, That the feveral Sums following be paid to Mr John Randolph Clerk of this House out of the Publick Money in the hands of the Treasurer for the several Copies of the Laws and Journals of this Session of Assembly to be made out by him by the Duty of his Office Viz For Thirty One Copies of the Laws of this Session to be sent to the several Counties of this Colony in regard to the length of the said Laws One hundred & Fifty Five pounds.

For four Copies of the faid Laws to be deliver'd to the Governor Twenty pounds. For one Copy of the faid Laws to be delivered to the Clerk of the Secretaries Office Five

pounds.

For four Copies of the Journal of this Selfion to be Delivered to the Governor Ten

pounds. For one Copy of the Journal deliver'd to the Speaker Fifty Shillings.

Order'd, That the Sum of Ten pounds be paid to Mr William Robertson Clerk of the Council for four Copies of the Councils Journal during this Session to be deliver'd to the Governor.

Order'd, That the Sum of Five pounds be paid to Elizabeth Anderfon Als Heidelberg for cleaning the Chamber of the Burgeffes during this Seffion

Order'd, That the Committee of propositions and Grievances do carry the faid Orders to the Council and desire their Concurrence thereto

The

The House proceeded to take into Confideration the Message from the Council in Relation to their Amendments to the Bill to prevent loffes to Executors and Administrators by the Sale of Negros Goods and Chattells taken in Execution for amending the Law in relation to Executors and Administrators for maintaining Actions of Accounts against Executors and Administrators and by one Join tenant and Tenant in Common against another Join tenant and Tenant in Common their Executors and Administrators for Impowering Fathers to dispose of the Custody and Tuition of their Children and for the better managing and Securing Orphans Estates

After a Debate and the Question put thereupon

Refolv'd, That this House doth Recede from their disagreement to the Amendments to the faid Bill infifted upon by the Council and doth now agree to the faid Amendments

Order'd, That the Committee for Courts of Justice do carry the Bill to the Council and acquaint them that this House doth Recede from their disagreements to the Amendments Infifted upon by them and hath agreed to the faid Amendments.

Mr Attorney General presented to the House a Bill prescribing the Method of proving Accounts of perfons out of the Countrey and pray'd that the same might be Received and it was Received and read the first time.

After a Debate the Question was put

That the Bill be Rejected

Refolv'd in the Affirmative

The Book of propositions was Read and agreed unto by the House.

Order'd, That the Committee for proportioning the publick Levy do carry the Book to the Council for their Concurrence

The Bill for Raifing a publick Levy was read the first time & ordered to be read a Second time.

The Bill was read the Second time

Order'd, That the Bill be Engroffed.

A Motion being made for Contributing the Sum of One hundred and Fifty pounds Sterling towards Defraying the charge of Soliciting the Petition of this House to the King in Council for Relieving the Subjects of the Northern Neck against certain Grants of that Territory

The Question was put thereupon

Refolv'd in the Affirmative

Order'd, That the Sum of One hundred and Fifty pounds Sterling out of the Publick Money in the hands of the Treasurer be paid to John Grimes Esqr his Majesties Receiver General And that he do apply the fame towards Defraying the Expence of Soliciting the Petition of this House to the King in Council in behalf of the Subjects of the Northern Neck and that he do lay an Account before the next General Affembly how the faid Sum fhall be difpos'd off

Order'd, That M. Tayloe M. Conway M. Meriwether M. Burges and M. Robert Bolling

do carry the faid Order to the Council for their Concurrence.

Order'd, That a Committee be appointed to Examine the Inroll'd Bills of the following perfons

Mr Kemp Mr Thacker

Mr Robinson Mr Randolph and

Mr Burges

Mr Boush

Then the House Adjorn'd till to morrow Morning Eleven a Clock.

Wednesday, July 8, 1730.

MESSAGE from the Council by Mr Robertson

That they have made fome Amendments to the Bill Intituled an Ad for the better Regulating the payment of the Burgeffes Wages to which they defire the Concurrence of this House.

And that they have agreed to the Bill Intituled an Ast for Vesting certain Entailed Lands in William Randolph an Infant which were purchased by his Father Thomas Randolph Gent. Deceased of John Sutton Farrar and for settling other Lands and Negroes given in lieu thereof of greater Value to the same uses without any Amendment.

An Ingrofs'd Bill for Raifing a publick Levy was Read the third time.

Refolved, That the Bill do pass.

Order'd, That the Committee for proportioning the Publick Levy do carry the Bill to the Council and defire their Concurrence thereto

Refolved, That an Addrefs be prefented to the Governour to give him a General Account of the proceedings of this house during this Session To desire him to Transmit the Addrefs of the Council and this House to the King by the first opportunity to be presented to his Majesty And to fix the Seal of the Colony to the Petition of this House to his Majesty in Council in behalf of the Subjects of the Northern Neck and to give Directions for presenting the said Petition to His Majesty and to return him thanks for his great zeal shew'd upon all occasions for the Prosperity of this Colony.

Order'd, That the Committee of Propositions and Grievances do forthwith prepare

the faid Addrefs.

Mr Speaker acquainted the House That the Governors house was very Inconvenient for want of a cover'd way from the Offices into the House, And that the Governour had desired him to propose to the House to Contribute a small Sum of Money towards building the same

Refolv'd, Nemine Contradicente, That the Treasurer be impower'd to lay out a Sum not exceeding One hundred pounds in building a cover'd way from the Offices belonging to the Governors house into the said House.

Order'd, That the Committee of propositions and Grievances do carry the faid Resolve to the Council for their Concurrence.

The House proceeded to take into Consideration the Amendments made by the Council to the Bill Intituled an A& for the better Regulating the payment of the Burgeffes Wages

And the faid Amendments were feverally twice read and one of them was agreed

unto And the other Amendment was difagreed to by the House

Order'd, That Mr Conway Mr Burgefs Mr Dangerfield Mr Strother and Mr Robinfon do carry the Bill to the Council and acquaint them that this House hath agreed to the first Amendment and disagreed to the other Amendment by them made to the said Bill

Refolv'd, That the Treasurer being oblig'd by the Bill for amending the Staple of Tobacco and for preventing Frauds in his Majesties Customs to provide a Confiderable Number of Weights and Scales which must be sent for to England he be allow'd Twenty ffive Pacent for the difference of Exchange between Sterling and Current Money.

Mr Attorney General Reported from the Committee to whom it was refer'd to prepare an Address to the Governor that they had drawn up an Address accordingly which they had directed him to Report to the House and he deliver'd the Address in At the Table and the same was twice read by the Clerk and agreed unto by the House as follows.

To the Honourable WILLIAM GOOCH Efq¹ His Majesties Lieutenant Governor and Commander in Chief of the Colony and Dominion of VIRGINIA

S'r:

The House of Burgesses humbly beg leave to lay before you at the Conclusion of this Session the Bills they have passed in Concurrence with the Council upon the Important Matters recommended in your Speech to this Assembly and several others which have been formed upon the Petitions and Grievances of those we Represent which we hope will Receive your Assembly.

We have Prepared an humble Address to the King in which the Council do Concurr with us, and do desire it may be Transmitted to be presented to his Majesty by the first

Opportunity

The

The Burgeffes have been Induced upon the Complaints and Petitions of the people in the Northern Neck to Petition his Majefty in Council to relieve them from the Hard-fhips they have for fome time Endur'd from feveral Grants made by the late King Charles and King James the Second of that Territory and do defire your Honour will be pleas'd to cause the Seal of the Colony to be fixed to that Petition and give such Directions as you shall think fit for presenting it to his Majesty and to employ your Interest for obtaining the Relief therein desired.

And now Sir give us leave in the name of all the People of Virginia to return you our fincere thanks for the zeal you show upon all occasions for the prosperity of this Colony and more especially for the pains you have taken in Concerting a Scheme for the amending our Staple Wherein we hope you will not only Merit the savour of his Majesty But that all the People of Virginia when they shall have Experience of the Bill we now offer upon that Subject will have a just Sence of the Obligations they are under to you who have zealously promoted so good a Work.

Refolv'd, That the faid Address be presented by the whole House when they go up

with the Bills

A Meffage from the Council by Mr Robert fon

That the Council have agreed to the Book of proportions and to the Bill for raifing

a public Levy without any Amendment

And that they have also agreed to the several Orders of this House made yesterday for paying several Sums to the Clerk of this House the Clerk of the Council and Elizabeth Anderson And to the Resolve of this day for impowering the Treasurer to lay out a Sum not Exceeding One hundred pounds in building a Covered way from the Offices belonging to the Governors House into the said House

And that they do infift on the Amendment to the Bill for the better Regulating the payment of the Burgeffes Wages to which this House hath disagreed and desire this House

to pass the Bill with that Amendment.

Refolv'd, That this House doth Recede from their disagreement to the said Amend-

ment and do now agree to the fame

Order'd, That Mr Conway Mr Tayloe Mr Robert Bolling and Mr Meriwether do carry the Bill to the Council and acquaint them that the House hath agreed to the said Amendment

Order'd, That the Committee for porportioning the publick Levy do carry the Book of proportions and the Orders and Refolve aforefaid fent down from the Council to the Governour and defire his Affent thereto.

Then the House Adjorn'd till to morrow morning Eleven a Clock

Thursday, July 9, 1730.

R. Kemp Reported that the persons appointed had according to Order Examin'd the Inroll'd Bills, and that the same were truly Inroll'd

Resolv'd. That as the Matter of the Resolve of this House of the resolve.

Refolv'd, That as the Matter of the Refolve of this House of the 22d of June last concerning the payment of their absent Members is now provided for by a Bill which hath passed this House and the Council. The said Resolve and the Order thereupon be not put in Execution

A Message from the Governor by Mr Robertson

M^r Speaker

The Governor Commands the Immediate attendance of this House in the Council Chamber and that you bring with you fuch Bills as are ready for his Affent.

Mr Speaker with the House went up accordingly to Attend the Governor. And he was pleased to Give his Assent to the Following Public and Private Bills Viz't.

An AA for Enforcing the AA Intituled An AA for the Effectual Suppression of Vice and Restraint and punishment of Blasphemous Wicked and dissolute persons and for preventing Incestuous Marriages & Copulations.

An Act for Amending the Staple of Tobacco and for preventing frauds in his Majesty's

Customs

An AA to prevent the Malitious burning of Tobacco houses and other Houses places; for taking away Clergy from Certain offenders; And for punishing Accessories to Felonies and Receivers of Stolen Goods

An AA for afcertaining the Damage upon protested bills of Exchange; and for the better recovery of Debts due on promisory Notes; And for the Assignment of Bonds Obli-

gations and Notes.

An Act for Continuing part of an Act for laying a Duty on Liquors with Some Alterations and Amendments

An Act for the better Regulating the payment of the Burgeffes Wages

An Ad to prevent Losses to Ex'ors & Adm'rs by the Sale of Negros Goods and Chattels taken in Execution; For amending the Law in Relation to Ex'ors and Adm'rs; For maintaining Adions of Account ag't Ex'ors and Adm'rs and by one Jointenant and Tenant in Common ag't another Jointenant and Tenant in Common their Ex'ors and Adm'rs; For Impowering Fathers to dispose of the Custody and Tuition of their Children; And for the better Managing and Securing Orphans Estates

An Act to Enable the Sale of Goods distrain'd for Rent and to Secure Such Goods to the persons distraining the Same; for the better Security of Rents and to prevent Frauds

Committed by Tenants

An Act difabling any Sherif or other perfon to Sit as a Member of the House of Burgesses who shall accept any office of Prosit in this Colony after his Election; And Exempting the Members of the House of Burgesses from being made Sherifs

An A& for Encouraging the Making of Linen Cloath.

An A& Restraining the taking of Excessive Usury

An AA to exempt the Inhabitants of any County Wherein any Iron Works, are or shall be Ereded; from clearing or repairing the Roads leading to and from the Same; for making Satisfaction to the Owners of any Lands lying Contiguous to such Roads for the Timber which shall be taken for making or Repairing Bridges in Such Roads and for giving surther Encouragements to Adventurers in Iron Works

An Act to Revive the Act for Supply of Certain Defects found in an Act prescribing

the Method for appointing Sherifs

An Act for Raifing a public Levy

An Act to Enable the Justices of Peace of the County of Eliza. City, And the Minister and Church wardens of the parish of Eliza. City in the Said County for the time being to take and hold Certain Lands given by Thomas Eaton to Charitable Uses and to let Leases thereof.

An AA for Vesting certain Lands belonging to the Church of Westover parish in Trustees to be Sold, and for laying out the purchase money in other Lands for a Glebe for the

Said Church and for Improving the Same.

An Act to Oblige the Court of Caroline County to Levy on the Tithable perfons of the Said County a Proportion of the Wages of the Burgesfes of Essex, King & Queen and King William Counties due for the last Session of Assembly and also a Proportion of the last public Levy.

An Act for Impowering Justices of Peace and Constables to Weigh hemp in order to Entitle the Maker to Receive the Bounty, And for paying to William Byrd Efq^{\dagger} £5:4:0

due to him for the bounty upon hemp

An Act to prevent Swine running at Large within the Limits of the Town of Hampton An Act for Erecting a New County on the heads of Stafford and King George Counties

An AA for making a New parish on the head of Overwharton parish in Stafford County

An Act for dividing the parish of St. George in the County of Spotsylvania

An Act to Exempt certain German Protestants in the County of Stafford from the paiment of of parish Levies.

An A& for Vesting Certain Entail'd Lands in William Randolph an Infant w'ch were purchased by his father Thomas Randolph gent dec'd of John Sutton Farrar and for Settling other Lands & Negros given in lieu thereof of greater Value to the Same Uses

An Act to confirm the Title of Richard Randolph Gent. in and to certain Entail'd Lands purchased by him of William Ligon and for Settling other Lands and two Negro Slaves.

of greater Value in lieu thereof to the Same Ufes.

An Act to Enable Henry Cary to Sell certain Entail'd Lands in the County of Warwick and for Settling 306 Acres of Land with the Appurtenances in the County of Henrico and the Moiety of 3942 Acres of Land with the Appurtenances in the County of Goochland of greater Value to the Same Uses.

An Act for Vefting 420 Acres of Land with the Appurtenances in the County of of Westmorland (being Entail'd) in George Turbervile in fee Simple; And for Confirming a Settlement of 1000 Acres of Land with the appurtenances in the County of Stafford of Greater Value to the Same Uses.

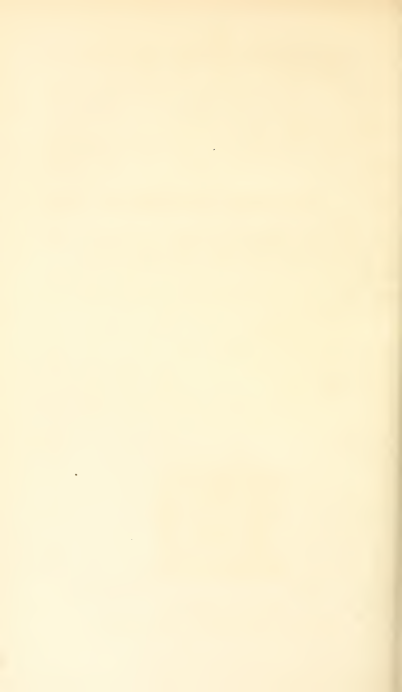
An Act to Confirm the Sale of Certain Entail'd Lands in the County of King Will'm made by John Douglass to John Frazer in Fee simple; and for Settling other Lands in the County of Brunswick and two Negro Slaves of Greater Value to the Same Uses.

The Governor also affented to the Resolve for paying the Wages of the Burgesses

in Money.

And then was pleafed to Prorogue the Affembly to Thurfday the 12th day of November Next.

Ex'd by J. Randolph



THE

JOURNAL

of the

The House of Burgesses.

AT A

GENERAL ASSEMBLY,

Begun and held at the Capitol, in the City of WILLIAMSBURG, the First Day of February, in the First Year of the Reign of our Sovereign Lord GEORGE II. by the Grace of God, of Great-Britain, France and Ireland, King, Defender of the Faith, &c. and in the Year of our Lord 1727: And from thence continued, by several Prorogations, to the Eighteenth Day of May, in the Fifth Year of the Reign of our said Sovereign Lord King GEORGE II. and in the Year of our Lord 1732: Being the Third Session of this present Assembly.



WILLIAMSBURG:
Printed by William Parks, M,DCC,XXXII.



THE

JOURNAL

ΟF

The House of BURGESSES.

Thursday, May 18, 1732.

HREE Members, returned upon new Writs, having taken the Oaths appointed by Act of Parliament to be taken inftead of the Oaths of Allegience and Supremacy, the Abjuration Oath and Teft, and the Oath of a Burgefs, were admitted to their Places in the House.

A Meffage was delivered from the Governor, by Mr Robert fon.

Mr Speaker, The Governor commands the immediate Attendance of this House in the Council Chamber.

M^r Speaker, with the House, went up accordingly; and being returned, he reported that the House had attended the Governor in the Council Chamber; and he was pleased to make a Speech to the Council and this House; which being long, he had obtained a Copy of it, which he read to the House, and is as followeth:

Gentlemen of the Council, M. Speaker, and Gentlemen of the House of Burgesses,

THE Law for Improving Our Staple and Trade, which by your Wifdom and Refolution was framed the laft Seffion of Affembly, having met with Favour from His Mott Excellent Majefty, to the equal Satisfaction of its Friends, and Difappointment of its Enemies, by the fame vigorous Endeavours will effectually baffle all prefent Difcontent, and unite Us in Intereft to eftablish and enlarge the Hopes we may justly conceive will be the Refult of a due Execution of it.

THE Opposition this Law at first fet out with, has assiduously followed it to every Place through which it was to pass to the Roial Presence: Nor was the gracious Allowance it found there, sufficient to check the Competition; for it still pursues, and your Unanimity only can silence it.

AND, because the most plausible Objection was the most likely to prevail, the common Planters, whose Interest it will more especially serve, have been represented as Men exposed by it to great Oppression, and those very Hardships it will relieve them from, have been disguised to a quite different Purpose, before those Judges whose Ears are open to the Complaints of the Poor.

BUT fince, under the most wholsome Laws, there's no answering for the universal good Conduct of particular Men, every Transaction under new Regulations should not be looked upon with a severe Eye, nor be made Matter of Suspicion and Accusation.

HOWEVER, by judging favourably of the Actions of others, and confidering how far Ignorance and Miftake may tempt Men to rebel againft Interest, we shall be led to pity the deluded Authors of Our late popular Tumults: and the rather, fince we may hope the indulgence flewn them, will make them cautious for the future, and that every one will be thankful, who, by his own Default, fluts not himfelf out from Favour.

THE Way being now clear for your Confultations, if, out of your further Care and Concern for the Welfare of this Colony, you refolve upon fuch Amendments to this Law, as will remove the Inconveniences that may be urged againft it, don't let the Difficulties which may occur, difcourage you, nor the Faults which may appear in the Complainers themselves, difplease you.

THE timely Affiftance the Law this Year yields our Trade, gives us manifeft Proof of the Ufefulness of it: Nor can we now be so ignorant of it's Utility as not to know, that a greater Injury can't be done to this Country, than by neglecting to improve it.

SUFFER me, therefore, to put you in Mind, that the allowing Mafters of Ships the Use of their own Men, in carrying Tobacco on Board from the Warehouses, will greatly facilitate their Dispatch, and prove beneficial to the Freighters and Merchants.

GIVING fome Ease to Tenants who pay their Rent in inspected Tobacco, and also a reasonable Abatement for Tobacco Debts, contracted before the Commencement of this Act, and paid at the Warehouses, will be worthy your Confideration, as it tends to the Relief of the poor Debtors, and can be no Injustice to their Creditors.

NOR must I omit recommending to you the Lessening the Charge of the Execution of this Law; which I am perswaded, by your Prudence may be effected, without weakening the just Care which ought to be had Amending the Quality of our Staple.

Gentlemen of the House of Burgesses,

SINCE your laft Seffion, His Majefty has been pleafed, on the Petition of the Britifh Merchants, to Repeal the Act you then made, for continuing the Duty on Liquors: As the neceffary Occasions of the Colony will, I doubt not, dispose you to Revive that Duty, you shall have the Perusal of a Letter I received from one of the Secretaries of the Board of Trade, which contains the Reason for that Repeal.

I HAVE also received from His Majesty, an additional Instruction, prohibiting the Laying any Duty on Slaves to be paid by the Importer; which shall be laid before you.

Gentlemen of the Council, and Gentlemen of the House of Burgesses,

AS thefe are all the Particulars, at prefent neceffary for me to commit to your Care and Management, I hope you will proceed to debate of them, and whatever elfe you shall judge expedient for the People of Virginia, with that Harmony and good Agreement, that may work their Establishment: And as they are the Foundation of your future Prosperity, which is all the Interest I have in them, it will be worth your While to consider, that if the Lords of Trade were so for the circumstances of the poor Planters, as, partly on their Accounts, to recommend this Law to a probationary Trial only, you may reasonably expect, that in any law made for the Advantage of our Commerce, their Lordships will be as watchful of the King's Interest, and be upon their Guard against any Step prejudicial to the Merchants trading hither. And therefore, fince no Law will be of long Continuance, unless it's founded upon these Principles, you will, I trust, pursuing the Rules of Justice, esteem it the greatest Prudence to cherish and support this Law, wherein they are confirmed.

BY this Means, whilft we are endeavouring to put our Trade into a flourifhing Condition, we shall demonstrate to the World, that we are folicitous to pay our Duty to the King, and equally concerned to provide for the Interest of others, as we are to recover and preserve our own.

IF we thus temper our Proceedings, and thereby prevent Complaints at Home, rendering our felves as beneficial to *Great-Britain* as Maternal Affection may demand of us, we fhall become as happy a People as any upon Earth, and as fuch, fit Subjects for our most amiable Monarch.

Ordered, That the House be adjourn'd 'til To-morrow Morning Ten a Clock.

Friday,

Friday, May 19, 1732.

MOTION was made, for Reading the Governor's Speech; and it was read by the Clerk accordingly.

Refolved, That an humble Address be presented to the Governor, to return the fincere Thanks of this House, for his kind Speech to the Council and this House; and more especially for his great Care and Pains in supporting the Tobacco Law, against all the Opposition it has met with in Great-Britain; to express the Sense this House has of the Expediency of that Law at this Juncture, for the Relief of the wretched and deplorable State of the Tobacco Trade; to declare the Contempt and Abhorrence of this House, of the Tumults raised by a small Number of People, that have dared to threaten the Execution of this Law by open Violence: But at the fame Time to acknowledge His Honour's Prudence and Lenity in Regard to those Offenders; to affure him of the good Difposition of this House to take all possible Measures for removing all just Occasions of Complaint against any Part of the Law; and to beg the Continuance of his Affection, Zeal, and Vigilance, for the good of the People of this Colony, so happily conducted by his wife and unexceptionable Administration.

Refolved, That a Committee be appointed to draw up an Address to the Governor upon the faid Refolution. And it is referr'd to

Mr Lee.

Mr Attorney,

Mr Eskridge.

Mr Meriwether, and Mr Robert Bolling.

Mr Speaker acquainted the House, That he had the Letter from one of the Secretaries of the Board of Trade, mentioned in the Governor's Speech.

Ordered. That the fame do lie on the Table.

Refolved, That this House will take the Governor's Speech into Consideration Tomorrow.

Two Members return'd upon a new Writ, having taken the Oaths appointed by Act of Parliament, and the Test, and Oath of a Burgess, were admitted to their Places in the House.

Ordered, That the Committee of Privileges and Elections be Revived, to confift of the following Perfons:

Mr Eskridge,

Mr Grimes, Mr Thacker. MrRobinfon, and Mr Randolph.

And they are to meet when they think fit; and to take into their Confideration all fuch Matters as shall or may come into Question, touching Returns, Elections, and Privileges; and to report their Proceedings, with their Opinions therein, to the House, from Time to Time: And the faid Committee is to have Power to fend for Witneffes, Perfons, and Records, for their Information.

Ordered, That the Committee of Propositions and Grievances be Reviv'd, to confift of the following Persons:

Mr Attorney-General,

Mr Meriwether. Mr Conway, Mr Blair,

Mr Braxton, Mr Henry Willis.

Mr Eskridge, Mr Prefly, Mr Daingerfield, Mr Francis Willis. Mr Nicholas, and

Mr Digges.

And they are to meet when they think fit, and to adjourn from Day to Day; and to take into their Confideration all Propositions and Grievances, which shall come legally certified to this Affembly; and to report their Proceedings, with their Opinions thereupon to the House, from Time to Time. And all such Propositions and Grievances are to be delivered

delivered to the Clerk of the House, and by him to the said Committee, of Course: And the said Committee are to have Power to send for Persons, Papers, and Records, for their Information

Refolved, That Mr Kemp be appointed Clerk to the faid Committee.

Ordered, That the Committee for Courts of Justice be Revived, to confift of the following Persons:

Mr Lee,
Mr Robinfon,
Mr Randolph,
Mr Fleming,
Mr Martin,
Mr Walke.
Mr Lee,
Mr Grymes,
Mr Bouth,
Mr Bouth,
Mr Ravenfcroft,
Mr Martin,
Mr Mead,
Mr Strother, and

Mr Thacker.

And they are to meet and adjourn from Day to Day; and to take into their Confideration all Matters relating to Courts of Juftice, and their Proceedings; and to infpect the Journals of the laft Seffion, and to prepare and draw up a State of the Matter then depending and undetermined, and the Progress that was made therein; and to report the same to the House: And they are also to examine what Laws have expired since the last Session, and to inspect such Temporary Laws as will expire with the End of this Session; and report the same to the House, with their Opinions which of them are fit to be Revived or Continued: And the Committee are to have Power to send for Persons, Papers, and Records, for their Information.

Ordered. That Mr Needler be continued Clerk to the faid Committee.

Ordered, That the Committee for Public Claims be Revived, to confift of the following Persons:

Mr Lawrence Smith,
Mr Samuel Harwood,
Mr Simnons,
Mr Ball,
Mr John Bolling,
Mr Burges,
Mr William Harwood,
Mr Gray,
Mr Gray,
Mr Ball,

Mr Whitehead, Mr Thornton.

And they are to meet when they find it neceffary, and adjourn from Day to Day; and to take into their Confideration all Public Claims which shall be presented to the House during this Session; and to report their Proceedings, with their Opinions therein, to the House, when they have gone thro' the said Claims: And all Persons that have any Claims, are to deliver them to the Clerk, and he is to deliver the same to the said Committee, of Course: And they are to have Power to send for Persons, Papers, and Records, for their Information.

Ordered, That Mr Cary be continued Clerk to the faid Committee.

Ordered, That M^r Fountain be continued Chaplain to this House; and that he do attend to read Prayers every Morning at Ten a Clock: And that M^r Attorney and M^r Blair do wait on the Governor and Council, and acquaint them therewith.

Ordered, That the feveral Perfons who attended as Door-keepers to this House, during the last Session of Assembly, be continued in their Offices.

Upon a Motion, the House was called over.

And the Act made at the last Session, entituled, An Act to disable any Sheriff, or other Person, to sit as a Member of the House of Burgesses, who shall accept any Office of Prosit in this Colony, after his Election; and exempting the Members of the House of Burgesses, from being made Sherifs; was read.

And the House was acquainted, that several of the absent Members had served as Sherifs for several Counties, since the last Session of Assembly; but were now discharged from their Offices; and waited to know the Pleasure of the House, whether they might take their Places:

And after a Debate, the Question was put,

That any Member of this House, having fince the last Session served as a Sheriff, but before the Beginning of this Session discharged from his Office, be by the said Act, disabled to sit and vote in this House?

Refolved, In the Affirmative.

Ordered, That a Meffage be fent to the Governor, to defire him to order a new Writ to iffue, for Electing a Burgefs to ferve in the prefent General Affembly, for the County of Elizabeth-City, in the room of M^r Robert Armiftead, who, fince the laft Seffion, hath ferved as Sheriff for the County of York.

Also a new Writ for Electing a Burgess to serve in this present General Assembly, for the County of Effex, in the room of Mr Salvator Muscoe, who hath, since the last

Seffion, ferved as Sheriff for the faid County.

Also a new Writ for Electing a Burgess to serve in this present General Assembly, for the County of *New-Kent*, in the room of Mr Richard Richardson, who, since the last Session, hath served as Sheriff for the said County.

Also a new Writ for Electing a Burgess to serve in this present General Assembly, for the County of Warwick, in the room of M. William Roscow, who, since the last Ses-

fion, hath ferved as Sheriff for the faid County.

Also a new Writ for Electing a Burgess to serve in this present General Assembly, for the County of Middlesex, in the room of Mr Matthew Kemp, who, since the last Session, hath accepted the Offices of Clerk of the General Court, and Secretary's Office, and Clerk of the County of James-City.

Also a new Writ for Electing a Burgess to serve in this present General Assembly, for the County of Accomac, in the room of M^T William Andrews, who, since the last Session,

hath accepted the office of an Inspector.

Also a new Writ for Electing a Burgess to serve in this present General Assembly, for the County of Northampton, in the room of M⁷ Peter Bodoin, who, since the last Session, hath accepted the Office of an Inspector.

Also a new Writ for Electing a Burgess to serve in this present General Assembly,

for the County of Hanover, in the room of Mr John Syme, deceased.

Also a new Writ for Electing a Burgess to serve in the present General Assembly,

for the County of James-City, in the room of Mr Joseph Egglestone, deceased.

Also a new Writ for Electing Two Burgesses to serve in this present General Assembly, for the County of the Isle of Wight, in the room of Mr William Bridger, deceased, and of Mr Joseph Godwin, who, since the last Session, hath accepted the Office of an Inspector.

Ordered, That M^r Meriwether, M^r Daingerfield, and M^r Mead, do carry the faid Meffage. Ordered, That the Houfe be adjourn'd 'til To-morrow Morning Eleven a Clock.

Saturday, May 20, 1732.

R. Lee reported, That the Perfons apointed, had (according to Order) prepared an Addrefs to the Governor, upon the Refolution of the House Yesterday; and he read the same in his Place, and afterwards delivered it in at the Table, where it was again twice read, and agreed to by the House, as follows, viz.

To the Honourable William Gooch, Efq; His Majesty's Lieutenant-Governor and Commander in Chief, of the Colony and Dominion of Virginia.

SIR,

E His Majefty's moft Loial and Dutiful Subjects, the Reprefentatives of the People of this Colony, now met in Affembly, do fincerely return You our Thanks, for Your kind Speech to the Council and this Houfe; but more especially for the great Care and Pains You have taken, in Supporting the Act passed at our last Session, for Improving the Staple of Tobacco, against all the Opposition it has met with in Great Britain: Wherein we are surprised to find any There seeming to be affected

affected with a greater Tendernels for the poor Planters, than the whole Legislature of this Colony, and accusing Our Body of a Design to oppress them; when no Hardship or Inconvenience can possibly be laid upon them, which will not be felt by Us, in a greater Degree: But it is Matter of great Consolation to us, that this Imputation has made no Impression upon His Sacred Majesty, whose Wisdom and Justice is very conspicuous, in leaving us to be justified by Experience: And we persuade ourselves, that, as the wretched and deplorable State of the Tobacco Trade, made it necessary for us to put it under some Regulation, no better Expedients can be proposed, than Destroying that which is not fit to be fold in any Market in the World, and Preventing by a careful Inspection, the many Frauds that have manifestly contributed to reduce that Commodity to solve a Price, as cannot defray the Expence of Making it: And we flatter ourselves, that all reasonable Men will be convinced, from the short Experience they have had of the Honesty and Impartiality of Those who are intrusted with the Execution of this Law, that these Ends will in great Measure be attain'd, and the Trade restored to such a Condition, as may at least enable us to live by it.

THE late Tumults, which have been raifed by an inconfiderable Number of ignorant, deluded People, who have dared to threaten the Government with open Violence, is to us a Subject of Contempt, as well as Abhorrence, and cannot turn us from our juft Purpofes, nor difcourage us to hope for the Continuance of His Majefty's good Opinion of our Proceedings. Yet we cannot but acknowledge and approve Your Prudence and Lenity, after fuppreffing those Diforders by fingular Diligence and Management, in fuffering the Offenders to attone for their Boldness by a peaceable and fubmissive Deportment, without undergoing any other Punishment than the Shame and Reproach

of their own Mifdoings.

AND we do affure You, That we are fo well disposed to give Satisfaction to every Body, in this important Business, that nothing shall be wanting, on our Parts, to amend whatever may appear the leaft Inconvenience, either to the People Here, or the Merchants in *Great-Britain*, and to remove all just Occasions of Complaint against any Part of the Law, which we desire to sincerely to cherist and support.

AND, feeling we have hitherto fucceeded very well in all our Confultations, by Your Affiftance, and the Influence and Credit You have in *England*, we beg the Continuance of Your Affection, Zeal and Vigilance for the Good of this People, fo happily

conducted by Your wife and unexceptionable Administration.

Ordered, That the faid Addrefs be fairly transcribed, and prefented by the whole House: And that the Committee who prepared the same, do wait on the Governor, to know when he will be attended with it.

And they immediately withdrew; and being returned,

 M^r Lee reported, That the Governor was pleafed to fay, He would receive the Address of this House, this Day at Two a Clock, in the Council-Chamber.

The House (according to Order) proceeded to take into their Consideration, the

Governor's Speech; and the fame was read.

Refolved, That a Bill be prepared, for Amending the Act passed the last Session, intituled, An Act for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs.

Ordered, That the Committee for Propositions and Grievances, do prepare and bring

in the faid Bill.

Ordered, That the Governor's Speech be referr'd to the faid Committee.

Then the Letter from M^r Wheelock, one of the Secretaries of the Board of Trade, mentioned in the Governor's Speech, was read.

Refolved, That a Bill be prepared, for Laying a Duty on Liquors imported.

Ordered, That the Committee for Courts of Juftice, do prepare and bring in the faid Bill.

Ordered, That the faid Mr Wheelock's Letter be referr'd to the faid Committee.

Ordered,

Ordered, That the Further Confideration of the Governor's Speech, be adjourn'd 'til Monday next.

M^r Speaker reported, That the House had attended the Governor, that he presented their Address; and that the Governor was pleased to make the following Answer:

M' Speaker, and Gentlemen of the House of Burgesses,

THIS Addrefs, for which I heartily thank you, is very agreeable to the Sentiments I have always had of you; and at the fame Time, that you encourage me to employ my good Offices and Credit in Great-Britain, for the Service of the People under my Government, I am perfwaded your Conftancy and Unanimity, will fatisfy all those who desire to have the same Abuses established, which have heretofore ruined your Trade, that their Hopes are in vain.

THEREFORE, go on with the fame laudable Refolution, to promote Honesty and fair Dealing, in this very important Business of your Staple; and in Time, I don't doubt, you'll obtain those Praises you so well deserve, even from them who now differ from you in Opinion.

Ordered, That Mr William Parks have Leave to print the Votes and Proceedings of

this House.

Ordered, That M^r Hollier have Leave to be ablent from the Service of the House, 'til Wednefday next.

Ordered, That M¹ Robinson have Leave to be absent 'til Tuesday next, from the Service of the House.

A Motion was made, for the immediate bringing in a Bill, to indemnify the Mafters of Ships from certain Penalties inflicted upon them by the A& for Amending the Staple of Tobacco; and for preventing Frauds in His Majefty's Cuftoms; for Enabling them, with their Sailors, to carry Tobacco from the Warehouses on Board their Ships, for the more easy and speedy Loading the same:

And after a Debate, the Question was put,

That the faid Bill be forthwith prepared?

Refolved, in the Affirmative.

Ordered, That M. Robert Bolling, M. Meriwether, M. Lee, M. Francis Willis, and M. Blair, do prepare and bring in the faid Bill.

Ordered, That the House be adjourn'd 'til Monday Morning Eleven a Clock.

Monday, May 22, 1732.

Redered, That Mr Tayloe be added to the Committee of Propositions and Grievances.

A Petition of John Holt, was prefented to the House, and read; praying that the Bridge over Hog-Island Creek, in the County of Surry, may be maintained at the Public Charge.

Refolved, That the Petition be rejected.

Mr Robert Bolling (according to Order) prefented to the House a Bill, to enable the Masters of Ships to employ their own Sloops, Boats, and Sailors, in Loading their Ships; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

And the fame was read a fecond Time: And a Motion being made for an Amendment, to enable the Mafters of Ships to carry Tobacco to the Public Warehouses as well as from thence; after a Debate, the Question was put, That the said Amendment be agreed to?

It paffed in Negative.

Then another Amendment was porpos'd, and agreed to, by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

Ordered,

Ordered, That the Title of the Bill be, An Act to enable the Masters of Ships to employ their own Ships, Boats, and Sailors, in carrying Tobacco from the Public Warehouses on board their Ships.

Mr Attorney-General reported, from the Committee of Propositions and Grievances, That the Committee had had under their Confideration feveral Propositions and Grievances from feveral Counties, and drawn up a State of the fame, with their Opinions upon fome of them; and he delivered the Report in at the Table, where it was twice read: And thereupon,

Refolved, That the Propositions from the Counties of Lancaster, Prince William, King George, and Westmorland, for the Repeal of the Act made at the last Session of Assembly, for Amending the Staple of Tobacco; and for Preventing Frauds in His Majesty's Customs, be rejected.

Refolved, That the Propositions from the Counties of Lancaster, Prince William, and Westmorland, for a Law to be made, enjoining a Stint of the Number of Tobacco Plants to be tended, instead of the said Act, be rejected.

Refolved, That the Proposition from the County of Westmorland, That the Tobacco

Inspectors be Elected by the Counties wherein they officiate, be rejected.

Ordered, That the feveral Propositions from the Counties of Westmorland and York, for making several Alterations and Amendments in the said Act, be referr'd to the Committee of Propositions and Grievances, to be considered when they shall prepare the Bill to them referr'd for Amending the same.

The House (according to Order) proceeded to take into their further Consideration the Governor's Speech.

And His Majesty's Additional Instruction, mentioned in the Speech, was read.

Then a Motion was made, for bringing in a Bill, to lay a Duty upon Slaves imported, to be paid by fuch Persons as shall purchase the same here.

Refolved, That the House will take the said Motion into Consideration, on Thursday next.

A Bill, intituled, An AA to enable the Masters of Ships to employ their Sloops, Boats, and Sailors, in carrying Tobacco from the Public Warehouses on board their Ships, was read the third Time: And after a Debate, the Question was put, That the Bill do pass?

Resolved, in the Affirmative.

Ordered, That the Committee who prepared the Bill, do carry the fame to the Council; and defire their Concurrence thereto.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Tuefday, May 23, 1732.

PETITION of Simon Miller was prefented to the Houfe, and read; praying that an Act may be paffed, to dock the Entail of Two Hundred Acres of Land, with the Appurtenances, in the Parifh of Hanover, in the County of King George, devifed to him and the Heirs of his Body, by his Father Simon Miller, deceafed; and for fettling Two Hundred Acres of Land, with the Appurtenances, in the fame Parifh, and Three Negros, of greater Value, to the fame Uses.

Ordered, That Leave be given, to bring in a Bill according to the Prayer of the faid Petition: And that Mr Burges, Mr Tayloe, Mr Strother, Mr Nicholas Smith, and Mr

Grymes, do prepare and bring in the fame.

A Petition of William Wilfon Homes and Mary his Wife, and Richard Barnes, was prefented to the House, and read; praying that an Act may pass, for Vesting Two Hundred Acres of Land, with the Appurtenances, in the Parish of Sittenburn, in the County of Richmond, whereof the said William and Mary are seised in Fee-Tail, in the Right of the said Mary, in the said Richard in Fee-Simple; and for settling Two Hundred

dred and Fifty Acres of Land, with the Appurtenances, in the County of Spotfylvania, and Two Negro Slaves, of greater Value, whereof the faid Richard Barnes is feifed in Fee Simple, upon the faid William and Mary, with the fame Limitations and Remainders as the faid Entailed Lands are settled.

Ordered, That Leave be given, to bring in a Bill according to the Prayer of the faid Petition: And that Mr Tayloe, Mr Grymes, Mr Henry Willis, Mr Augustine Smith, and

Mr Strother, do prepare and bring in the fame.

Mr Attorney-General reported, from the Committee of Propositions and Grievances, That the Committee had had under their Consideration, several other Propositions and Grievances from several Counties; and had drawn up a State of the same, with their Opinions there upon; and he delivered the report in at the Table, where the same was twice read: And thereupon,

Refolved, That the Propositions from the Counties of Accomack, Northampton, Middlesex, Stafford, Richmond, and Surry, for Repealing the Act made at the last Session, for Amending the Staple of Tobacco; and preventing Frauds in His Majesty's Cus-

toms, be rejected.

Refolved, That the Proposition from the County of Middlefex, for Repealing the Act directing the Manner of Levying Executions, be rejected.

Refolved, That the Proposition from the County of Surry, for Repealing the A& making Negros Real Estate; and the A& for Explaining and Amending thereof, be rejected.

Refolved, That the Propositions from the Counties of Westmorland, and Richmond, for a Law to be passed, to prevent the Meeting and Conspiring of Convicts imported into this Colony; to encourage Masters to discover the Crimes by them committed, and to bring them to Punishment; and for Trying Convicts for Capital and other Crimes, in the Counties where the same shall be committed, be rejected.

Ordered, That the Propositions from the Counties of Surry and Richmond, for Amending the Act made at the last Session of Assembly, for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs, be referr'd to the Committee of Propositions and Grievances, to be consider'd when they shall have under their Consideration the Bill order'd to be prepar'd for Amending the said Act.

Ordered, That the Committee of Propositions and Grievances, do prepare and bring

in a Bill, to encourage the Killing of Crows and Squirrels.

Mr Robert Bolling, from the Committee for Public Claims, informed the House, That the Committee had had under their Consideration, a Claim of Moss Armistead, from the County of Elizabeth-City, for a Negro Man, valued at Forty Pounds, who was pursued by a Party of the Militia order'd to patroll, and was drown'd in flying from them. Also a Claim from the County of King George, for Tobacco which was lost in one of the Public Warehouses lately burnt in that County; and that the Committee desired the Direction of the House therein: And thereupon,

Ordered, That it be an Instruction to the said Committee, to allow the Claim of the

faid Moss Armistead.

Ordered, That it be an Inftruction to the faid Committee, to allow the faid Claim, for Tobacco burnt in one of the Public Warehouses, in the Public Levy.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Wednesday, May 24, 1732.

A PETITION of William Brown, of the County of Surrey, Gent. was prefented to the Houfe, and read; fetting forth, That he hath for many Years carried on a Trade of Cutting Tobacco, except during the Time that the Importation of femm'd Tobacco was prohibited; and that upon the Execution of the Act, for Amending the Staple of Tobacco, the Inspectors conceive themselves not authorised to pass such Tobacco, how good or Merchantable soever it may be, to his very great Loss and Prejudice; and praying Relief therein.

Ordered.

Ordered, That the faid Petition be referr'd to the Committee of Propositions and Grievances; and that they do provide for the Petitioner's Cafe, in the Bill under their Confideration, for Amending the Act, for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs.

A Petition of the Veftry of the Parish of St. Mark, in the County of Spotfylvania, was prefented to the House, and read; fetting forth, That between the Time of Passing the Act, for dividing the Parish of St. George, and the First Day of January, 1730, the Veftry of that Parifh did levy upon the Parifhioners of St. Mark, Eleven Thousand Eight Hundred and Ninety Eight Pounds of Tobacco, for Building a Glebe-House, and refuse to repay the same to the said Parish; and praying that a Bill may be passed, to oblige St. George's Parish, to refund the said Tobacco to the Parish of St. Mark.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petition; and that the Members for the County of Spotfylvania, do prepare and bring in the fame.

A Petition of George Weedon, was prefented to the House, and read; praying that Leave may be given, to bring in a Bill, to dock the Entail of Three Hundred Acres of Land, with the Appurtenances, whereof he stands seifed, in the Parish of Washington, in the County of Westmoreland, and to vest the same in John Washington, of the County of Glocester, Gent. in Fee-Simple; and to settle Two Hundred Acres of Land, with the Appurtenances, in the fame Parish, of greater Value, and more convenient to the Petitioner, whereof the faid John Washington, is seised in Fee-Simple, upon the Petitioner, to the Uses mentioned in the last Will and Testament of George Weedon, the Petitioner's Grandfather, whereby the faid Three Hundred Acres of Land were Entailed; purfuant to an Agreement made between the Petitioner and the faid John Washington.

Ordered, That Leave be given to bring in a Bill according to the Prayer of the faid Petition: And that Mr Eskridge, Mr Lee, Mr Thornton, Mr Tayloe, and Mr Grymes, do

prepare and bring in the fame.

Mr Attorney-General reported, from the Committee of Propositions and Grievances, That the Committee had had under their Confideration, feveral other Propositions and Grievances from feveral Counties; and agreed upon a Report, which he delivered in at the Table, where the fame was twice read: And thereupon,

Ordered, That a Bill be brought in, to reftrain the Number of breeding Mares going at Large; and that the Committee of Propositions and Grievances do prepare and bring

in the fame.

Ordered, That a Bill be brought in, for Dividing the County of Richmond into Two entire Parishes, to be divided by Totaskey-Creek: And that the Members for the said County, do prepare and bring in the faid Bill.

Ordered, That a Bill be brought in, For appointing the Day for holding the County Court of Richmond, upon the first Monday in every Month; and that the Members for the

faid County, do prepare and bring in the fame.

Ordered. That it be an Inftruction to the faid Committee, to add a Claufe to the faid Bill, for Altering the Days for holding Westmorland County Court, from the last Wednefday, to the last Tuefday, in every Month.

Refolved, That the Proposition from the County of Spotfylvania, for Regulating the

Practice of Philic, and to prevent Abuses therein, be rejected.

Refolved, That the Proposition from the County of Prince William, for passing a Law, to prevent the unlawful Killing of Cattle, Hogs, and Sheep, be rejected.

Ordered, That the Propositions from the Counties of Prince-William and Spotsylvania, for Dividing the faid Counties, be referr'd to the Confideration of the next Seffion of Affembly.

Ordered, That a Bill be brought in, for Removing the Court-House of the County of Spotfylvania, from Germanna: And that the Members for that County, do prepare and bring in the fame.

Ordered,

Ordered, That it be an Inftruction to the faid Committee, to add a Claufe to the Bill, in Cafe the County fhall be divided, to oblige the Lower County to reimburfe the Upper County their Proportion of the Charge of Building the New Court-Houfe and Prifon.

Ordered, That a Bill be brought in, for Dividing the Parish of Hamilton, in the County of Prince William, into Two Parishes; and the Parish of Hanover, in the County of King George, into Two Parishes: And that the Members for the said Counties, do prepare and bring in the said Bill.

A Bill for Laying a Duty upon Liquors, was prefented to the House, and read.

Ordered, That the faid Bill be read a fecond Time on Friday next.

The House was informed by one of the Members, That the Petition of this House, at the last Session, to the King, in Relation to the Northern-Neck Grant, was by some Accident lost, and had not been presented to His Majesty: And thereupon,

Ordered, That the faid Petition, with a Duplicate thereof, be ingroffed; and that a Message be sent to the Governor, to defire him to Order the Seal of the Colony to be fixed thereto; to transmit the same, and to procure one of them to be presented to His Majesty.

Ordered, That Mr Lee, and all the Members for the Northern-Neck, do wait on the

Governor with the faid Meffage.

Refolved, That this House stand engaged, to Contribute the Sum of One Hundred and Fifty Pounds Sterling, towards Defraying the Expence of Soliciting the said Petition, pursuant to a Resolution of the last Session.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Thursday, May 25, 1732.

MESSAGE from the Council, by M^r Robertson, That they have made an Amendment to the Bill, initialed, An Act to enable the Masters of Ships to employ their own Sloops, Boats, and Sailors, in carrying Tobacco from the Public Warehouses, on board their Ships: To which they defire the Concurrence of this House.

And the Amendment was read; and after a Debate, and the Question put there-

upon, was agreed to by the House, with an Amendment.

Ordered, That Mr Conway, Mr Burges, Mr Lee, Mr Tayloe, and Mr Stith, do carry the Bill, with the Amendment, to the Council, and acquaint them, that this House hath agreed to the Amendment by them made to the said Bill, with an Amendment; and desire their Concurrence thereto.

The House proceeded (according to Order) to take into Consideration the Motion made last *Monday*, for bringing in a Bill, to lay a Duty upon Slaves imported, to be paid by the Purchasers; And thereupon,

Ordered, That a Bill be brought in, for Laying a Duty of Twenty Shillings per Poll upon Slaves imported, to be paid by the Buyers: And that the Committee for Courts of Juftice, do prepare and bring in the faid Bill.

Ordered, That His Majesty's additional Instruction, mentioned in the Governor's

Speech, be referred to the faid Committee.

The House being informed, That several Inspectors had complain'd of the Want of Room, and other Conveniences in the Public Warehouses, appointed for the Inspection of Tobacco.

Ordered, That it be an Inftruction, to the Committee appointed to prepare and bring in a Bill, to amend the Act, for Amending the Staple of Tobacco; and for preventing Frauds in his Majesty's Customs, to consider and provide for the Matter of the said Complaint.

A Meffage from the Council, by Mr Robertson:

That they cannot agree to the Amendment proposed by this House, to the Amendment made by them to the Bill, intituled, An Act to enable the Masters of Ships, to employ their own Sloops, Boats, and Sailors, in carrying Tobacco from the Public Warehouses on board their Ships; and desire the Concurrence of this House to their Amendment, without any Amendment.

Refolved, That this House doth recede from the Amendment by them proposed to the Amendment made by the Council, to the said Bill.

Ordered, That a Message be sent to the Council, to acquaint them, That this House hath agreed to the Amendment by them made to the said Bill, without any Amendment: And that the Committee who prepared the said Bill, do go up with the said Message.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Friday, May 26, 1732.

MESSAGE from the Governor, was delivered by Mr Robertson:

M' Speaker, The Governor commands the immediate Attendance of this House in the Council-Chamber; and that you bring with you such Bills as are ready for His Assent.

And M^r Speaker, with the House, went up accordingly: And being return'd, he reported, That the House had attended the Governor; and that He was pleased to give his Assent to the Bill, intituled, An Ast to enable the Masters of Ships to employ their own Sloops, Boats, and Sailors, in Carrying Tobacco from the Public Warehouses, on Board their Ships.

A Petition of Francis Gouldman, was prefented to the Houfe, and read; fetting forth, That he is feifed in Fee-Tail of Six Hundred Acres of Land, with the Appurnances, in the Parifh of St. Anne, in the County of Effex, adjoining to certain Lands of John Tayloe, Efq; that the faid John Tayloe is willing to give him other Lands and Negros, of far greater Value, for these Lands; that the same will be of very great Advantage to the Petitioner, who holds other large Tracts of entail'd Lands, and being in low Circumstances, has no Means to improve them, and a great Family to maintain; and praying That an Act may pass to cut off the said Entail, and to settle the other Lands and Negros aforesaid, to the same Uses.

Ordered, That Leave be given, to bring in a Bill according to the Prayer of the Petition: And that M^r Daingerfield, M^r Hedgman, M^r McCarty, M^r Braxton, and M^r Nicholas Smith, do prepare and bring in the fame.

A Motion was made, for Calling over the Houfe, and it was called over accordingly; and the abfent Members were excufed.

A Bill for Laying a Duty upon Liquors, was read the fecond Time.

A Motion was made for an Amendment to the Bill, to make the Duty Three Pence per Gallon, inftead of Two Pence: And after a Debate,

The Question was put, That the faid Amendment be made?

Refolved, in the Affirmative.

And other Amendments were proposed.

Ordered, That the Bill be committed to the Committee who prepared it.

Then a Motion was made, for Laying a further Duty, of Two Pence per Gallon, upon Rum made in New-England, which shall be imported into this Colony: And after a Debate,

The Question was put, That a Bill be brought in for that Purpose?

It paffed in the Negative.

Ordered, That Leave be given to bring in a Bill, to prevent fuch as hold any Slaves for Term of their own Lives, or the Life of any other Person, from misusing them: And that M^r Tayloe, M^r Meriwether, M^r Attorney-General, and M^r Conway, do prepare and bring in the said Bill.

Ordered, That M^r Simmons, have Leave to be absent from the Service of the House 'til Tuesday next.

Ordered, That the House be adjourn'd 'till To-morrow Morning Eleven a Clock.

Saturday,

Saturday, May 27, 1732.

R. Lee, from the Committee for Courts of Justice reported, That the Committee had (according to Order) inspected the Journals of the last Session, and examined the Tempory Laws, and agreed upon a Report; which he read in his Place, and afterwards delivered it in at the Table, where the same was again twice read: And after a Debate,

The Question was put, That a Bill be prepared, for Establishing Quarterly Courts?

It paffed in the Negative.

Ordered, That a Bill be prepared, for Settling a Ferry, at James Hackley's Plantation, in the County of King George, over Rappahanock River, to Mofs's-Neck, in the County of Caroline; and a Ferry from Bermuda-Hundred, in the County of Henrico, to the City-Point, in the County of Prince-George; and from the City-Point, to Shirley-Hundred, in the County of Charles-City; and a Ferry from the Land of Slephen Woodfon, in the County of Goochland, over James-River, to the Manakin-Town.

Ordered, That the Committee of Propositions and Grievances, do prepare and bring

in the faid Bill.

Ordered, That a Bill be prepared, for Continuing the Act to prevent Delays in Courts of Juftice; for expediting and better fettling Proceedings in the General-Court; and for the more speedy and easy Recovery of small Debts; and for Repealing an Act, for obliging Attorneys profecuting Suits in Behalf of Persons out of the Country, to give Security for paying all Costs and Damages; and declaring in what Manner Security shall thereafter be given.

Ordered, That the Committee for Courts of Juftice, do prepare and bring in the faid

Bill.

Ordered, That it be an Inftruction to the faid Committee, to add one Claufe, or more, to the faid Bill, for Impowering any Judge or Juftice of the General-Court, when the faid Court is not Sitting, to take Bail; and to oblige the Defendants, in any Action, wherein a Plea in Abatement fhall be Pleaded and Over-ruled, to pay the Plaintifs Coft, to the Time of Over-ruling fuch Plea.

Ordered, That the Report of the faid Committee, be further confidered on Wednefday

next.

Mr Lee reported, from the Committee, to whom the Bill for laying a Duty on Liquors, was committed, feveral Amendments made to the Bill; which he read in his Place, and afterwards delivered the Bill, with the Amendments, in at the Table.

And the Amendments were twice feverally read, and one of them was difagreed to,

and the reft were agreed to, with an Amendment to one of them by the House.

And another Amendment was made by the House, to the Bill. Ordered, That the Bill, with the Amendments, be ingroffed.

Ordered, That the House be adjourn'd 'til Monday Morning Eleven a Clock.

Monday, May 29, 1732.

PETITION of Thomas Bray, and John Randolph, of the City of Williamsburg, Edgrs. was presented to the House, and read; setting forth, That certain Differences have arisen between them, touching their respective Rights to certain Lands, Tenements, and Hereditaments, with the Appurtenances, whereof David Bray the Elder, and David Bray the Younger, late of the County of James City, Esgrs. deceased, severally died seised; the said Thomas claiming under the last Will of David Bray the Elder, and the said John under the last Will of David Bray the Younger: That for settling and determining those Differences, they have come to an Agreement; and praying Leave to bring in a Bill, to confirm and establish that Agreement.

Ordered,

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petition: And that Mr Lee, Mr Robinfon, and Mr Robert Bolling, do prepare and bring in the fame.

A Bill, intituled, An Act for laying a Duty upon Liquors, was read the third Time. And an Amendment was made to the Bill, at the Table.

Refolved, That the Bill do país.

Ordered, That the Committee who prepared the Bill, do carry the fame to the Council; and defire their Concurrence thereto.

Ordered, That Mr Baffet be added to the Committee of Propositions and Grievances. Mr Burges (according to Order) presented to the House a Bill, for vesting Two Hundred Acres of Land, with the Appurtenances, in the Parish of Hanover, in the County of King George, whereof Simon Miller is selfed in Fee-Tail, in Thomas Turner, in Fee-Simple; and for settling other Lands and Negros of greater Value, to the same Uses: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Tayloe (according to Order) prefented to the House a Bill, for vesting Two Hundred Acres of Land, with the Appurtenances, in the Parish of Sittenburn, in the County of Richmond, whereof William Wilson Homes, and Mary his Wise, in Right of the said Mary, are seised in Fee-Tail, in Richard Barnes, in Fee-Simple; and for settling other Lands and Negros, of greater Value, to the same Uses: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Eskridge (according to Order) prefented a Bill, for vefting Three Hundred Acres of Land, with the Appurtenances, in the Parifh of Washington, in the County of Westmorland, whereof George Weedon is seised in Fee-Tail, in John Washington, Gent. in Fee-Simple; and for settling other Lands, of greater Value, to the same Uses: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Attorney-General reported, from the Committee of Propositions and Grievances, that the Committee had had under their Consideration several other Propositions and Grievances, from several Counties, and drawn up a State of the same, with their Opinions thereupon; and he delivered the Report in at the Table.

Refolved, That the Propositions from the Counties of Northumberland, and Hanover, to repeal the Ad for Amending the Staple of Tobacco; and for Restraining the Plant-

ing of Tobacco, be Rejected.

Refolved, That the Proposition from the County of Hanover, for settling a Price upon Corn, Wheat, Pease, Beans, Pork, Beef, Hemp, Flax, and Cotton, and for the Paiment of Debts, in those Commodities; for Repealing the A& directing the Manner of levying Executions; and for Altering the Method of paying for Negros executed for Capital Offences, be Rejected.

Refolved, That the Proposition from the County of Westmorland, to allow Tenants

a Liberty of paying Tobacco-Rents, in Indian-Corn and Wheat, be Rejected.

Ordered, That the Proposition from the County of Stafford, That the Inspectors be not obliged to prise Tobacco, and pay the same in Hogsheads of Eight Hundred Nett; and may be allowed Time for Paiment of their Notes; be referred to the Confideration of the Committee appointed to prepare a Bill to amend the As for Amending the Staple of Tobacco.

Refolved, That the Proposition from the County of Hanover, That Inspectors may be chosen by the Freeholders, or nominated by the County Courts, be Rejected.

Refolved, That the Tobacco Inspectors, ought not to convert the Tobacco by them

drawn out of the Hogsheads, to their own Use.

Ordered, That the Proposition from the said County, for Lessening the Salaries of the Inspectors, be referr'd to the Consideration of the Committee appointed to prepare the said Bill, to amend the Act for Amending the Staple of Tobacco.

Ordered.

Ordered, That a Bill be brought in, to prevent frivolous and vexatious Suits; and to regulate Attorneys practicing at the County Courts; and that the Committee for Courts of Juftice, do prepare and bring in the fame.

Ordered, That the faid Report of the Committee of Propositions and Grievances,

be referr'd to the faid Committee.

Ordered, That it be an Inftruction to the Committee to whom it is referr'd to prepare and bring in a Bill, for Settling feveral Ferries over Rappahanock, and James Rivers, to add one or more Claufes to the Bill, for appointing feveral other Ferries over Rappahanock-River, at Thomas Stanton's, at Philemon Cavenaugh's Ford, and Norment's-Ford.

Ordered, That the Proposition from the Vestry of St. Paul's Parish, in the County of Stafford, for Dividing that County into Two equal Parishes, be referr'd to the Confideration of the next Session of Assembly.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Tuesday, May 30, 1732.

R. Attorney-General reported, from the Committee of Propositions and Grievances, That the Committee had had under their Consideration, several other Propositions and Grievances, from several Counties, and drawn up a State of the same, with their Opinions thereon; and he delivered the Report in at the Table, where the same was read.

A Petition of John Allen, of the County of Surry, Gent. was presented to the House, and read; praying Leave to bring in a Bill, to dock the Entail of certain Lands, in the County of Surry; and for Settling other Lands of greater Value, to the same Uses.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the Petition; and that Mr Gray, Mr Simmons, Mr Robert Bolling, Mr Ravenscroft, and Mr Samuel Harwood, do prepare and bring in the same.

An Account of the Money put into the Hands of Henry Harrison, Esq; and John Allen, Gent. by Act of Assembly, for Building a Church, Court-House, Prison, Stocks, and Pillory, in the County of Brunswick; was presented to the House, and read:

Ordered, That the faid Account, do lie on the Table.

The House being informed, by the Members for the County of Brunswick, That it appears by a Resolution of the House, at the last Session, That the Sum of Two Hundred and Thirty Nine Pounds Seventeen Shillings, remained in the Hands of Col. Spotswood, which ought to be laid out for Arms, to be distributed among the Inhabitants of the laid County, pursuant to an Act of Assembly, made in the Year 1720, for Ereding the Counties of Spotsylvania and Brunswick; and that no Arms had been distributed among the Inhabitants of the said County, pursuant to that Resolution: A Motion was made, to consider that Matter; and after a Debate, and the Question put thereupon,

Refolved, That Henry Harrifon, Efq; Lieutenant of the County of Brunfwick, be impowered to Demand and Receive of Col. Spotfwood, the faid Sum of Two Hundred and Thirty Nine Pounds Seventeen Shillings, or Arms to the Value thereof.

Ordered, That the Speaker of this House do forthwith give Notice to Col. Spotf-wood, of the said Resolution; and desire his Answer thereunto.

The House proceeded to take into their Consideration, the said Report of the Committee of Propositions and Grievances; and the same was read: After a Debate, the Question was put,

. That a Bill be prepared, to Reftrain the Planting of Tobacco to Five Thousand Plants for a Tithable?

It passed in the Negative.

Then a Debate arose upon another Part of the said Report; and the Question was put,

That

That a Bill be prepared, for Repealing the Act, Explaining and Amending the AA, making Negros real Estates?

It paffed in the Negative.

Refolved, That the Proposition from King and Queen County, for allowing Mafters of Ships and other Veffels, the Liberty of Fetching Tobacco from the Freighters or Planters Houses; for reviewing Tobacco after it has been refused by the Inspectors; and for allowing the Owners of Tobacco when it is refused, to carry it Home and pick it over, be Rejected.

Refolved, That the Proposition from the County of Charles-City, to oblige those Counties only in the Northern-Neck, where the Public Warehouses were burnt, to make

good the Lofs, be Rejected.

Refolved, That the Proposition from the County of James-City, for appointing a Public Warehouse for Tobacco, at Mr William Brown's Landing, upon Chickohominy-River, be Rejected.

Ordered, That the Grievance from Effex County, in Relation to the inconvenient Situation of Two of the Public Warehouses, in that County, be referr'd to the Confideration of the Committee appointed to prepare a Bill, to Amend the Act, for Amending the Staple of Tobacco.

Ordered. That a Bill be brought in, for fettling the Method of Proving Book Debts:

And that the Committee for Courts of Justice do prepare and bring in the same.

Ordered, That a Bill be brought in, for pulling down Wooden Chimneys, in the Towns of Southampton and Norfolk; and to prevent the Building of others for the future: And that Mr Blair, Mr Eskridge, and Mr Boufh, do prepare and bring in the faid Bill.

Ordered, That the Report of the faid Committee, upon the Proposition from the faid Town of Southampton, be referr'd to the Committee appointed to prepare and bring in the faid Bill.

Ordered, That the Report of the faid Committee, upon the Proposition from Charles-City County, for Settling a new Method of Paying Levies and Officers Fees, be confidered To-morrow.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Wednesday, May 31, 1732.

A BILL for vefting Two Hundred Acres of Land, with the Appurtenances, in the Parifh of Sittenburn, in the County of Richmond, whereof William Wilfom Homes, and Mary his Wife, in Right of the faid Mary, are feifed in Fee-Tail, in Richard Barnes, in Fee-Simple; and for fettling other Lands and Negros,

of greater Value, to the fame Uses; was read the second Time.

Ordered, That the Bill be committed to the Committee who prepared the fame; and that they do examine the Allegations therein, and report the Matter as it shall appear to them, to the House.

A Bill for vefting Three Hundred Acres of Land, with the Appurtenances, in the Parish of Washington, in the County of Westmorland, whereof George Weedon is seised, in Fee-Tail, in John Washington, Gent. in Fee-Simple; and for settling other Lands, of greater Value, to the same Uses; was read the second Time.

Ordered, That the Bill be committed to the Committee who prepared the fame; and that they do examine the Allegations therein, and report the Matter as it shall

appear to them, to the House.

Mr Lee prefented to the House (according to Order) a Bill to continue and make perpetual, an Act therein mentioned; and for Impowering any Judge of the General-Court, to take Bail when the said Court is not Sitting; and to oblige Defendants to pay Costs upon Over-ruling a Plea in Abatement.

Alfo

Alfo a Bill, for Laying a Duty upon Slaves, to be paid by the Buyers: And the faid Bills were received, and feverally read the first Time.

Ordered, That the faid Bills be read a fecond Time.

A Petition of Richard Coleman, William Thornton, and Francis Thornton, was prefented to the House, and read; fetting forth, That they being severally seifed in Fee-Tail, of Three Parcels of Land, had convey'd the fame to each other, in Exchange, and are defirous to have the fame confirm'd, and to fettle their respective Estates therein, with feveral Negros, to the fame Ufes: And praying, that Leave may be given to bring in a Bill for that Purpofe.

Ordered. That Leave be given, to bring in a Bill according to the Prayer of the faid Petition: And that Mr Robert Bolling, Mr Francis Willis, and Mr Meriwether, do prepare

and bring in the fame.

A Petition of Augustine Smith, Gent. a Member of this House, was presented to the House, and read; setting forth, That being Major of the Militia, in the County of Spotfylvania, he had the Care and Cuftody of a certain Quantity of Arms and Ammunition belonging to that County; that feveral Barrels of Powder, by Accident took Fire, and blew up his House, whereby he lost all his Household Goods, and had a young Negro Woman Slave killed; and praying the Confideration of the House therein, and that he may be relieved as the House shall think fit.

Ordered, That the faid Petition, be referr'd to the Confideration of the Committee for Public Claims; and that they do examine the Matter thereof, and report the fame,

with their Opinion therein, to the House.

Ordered, That the further Confideration of the Report of the Committee for Courts of Justice, and of the Report of the Committee of Propositions, put off 'til To-day, be further put off 'til To-morrow.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Thursday, June 1, 1732.

PETITION of Robert Carter, Efq; One of the Executors of the last Will and Testament of Mann Page, Esq; deceased, was presented to the House, and read; fetting forth, That the Estate of the said Mann Page, is incumber'd with very great Debts; that the Executors are obliged to pay Interest, at the Rate of Four per Cent. per Annum, for great part of those Debts, to Merchants in London; that it would be a great Advantage to the Orphans, to raife Money upon the Credit of the Eftate, to discharge such Debts: And praying Leave to bring in a Bill, to entitle him to Interest, after the Rate of Four per Cent. per Annum, for all Sums of Money, which he shall from Time to Time advance for that Purpose; and to charge the faid Eftate with the Repaiment of fuch Principal Money and Interest.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petition: And that Mr Eskridge, Mr Francis Willis, and Mr Meriwether, do prepare and

bring in the fame.

Mr Attorney-General reported, from the Committee of Propositions and Grievances, That the Committee had had under their Confideration, a Proposition from the upper Inhabitants of the Parish of Bristol, in the County of Prince George, for the Division of that Parish; and that they were come to a Resolution thereupon; which he delivered in at the Table, and the same was read, and agreed to by the House, as follows:

Refolved, That the faid Proposition, be referr'd to the Consideration of the next

Selfion of Affembly.

Mr Attorney-General also reported, from the faid Committee, That they had had under their Confideration, the Petition of William Brown, to them referr'd; and finding many Difficulties in the Matter, pray'd the Direction of the House therein.

Then

Then a Petition of William Woodford, of the County of Caroline, was prefented to the Houfe, and read; alledging, That he has been at great Expence, in providing Engines and other Things, for Cutting Tobacco; that the Infpectors of Tobacco, fcruple paffing fome that he has already manufactured; and praying Relief therein: And after a Debate,

The Question was put, That a separate Bill be brought in, for allowing cut Tobacco to be inspected and exported?

Refolved, in the Affirmative.

Ordered, That the faid Committee do prepare and bring in the Bill; and that it be an Inftruction to the Committee, to provide a Claufe, to oblige the Cutters of Tobacco to cut none but infpected Tobacco.

A Bill to continue and make perpetual, an Act therein mentioned; and for impowering any Judge of the General-Court to take Bail when the faid Court is not fitting, and to oblige Defendants to pay Cofts upon Over-ruling a Plea in Abatement, was read a fecond Time; and an Addition was made to the Title and End of the Bill.

Ordered, That the Bill, with the Addition, be ingroffed.

A Bill for laying a Duty upon Slaves, to be paid by the Buyers, was read the fecond Time.

Ordered. That the Bill be committed to the Committee who prepared it.

A Motion was made, That it be an Inftruction to the Committee, to make the Duty Five per Cent. ad valorem, inftead of the Duty as it now ftands in the Bill: And a Debate arose thereupon,

And the Question was put, That it be an Instruction to the Committee, to lay the Duty ad valorem.

Resolved, in the Affirmative.

A Bill for vefting Two Hundred Acres of Land, with the Appurtenances, in the Parifh of Hanover, in the County of King George, whereof Simon Miller is feifed in Fee-Tail, in Thomas Turner, in Fee-Simple; and for fettling other Lands and Negros, of greater Value, to the fame Ufes; was read the fecond Time: And a Petition of Thomas Hoard and Jane his Wife, was prefented to the Houfe, and read; alledging, That the Reversion in Fee-Simple, of the Lands in the faid Bill mentioned, expectant upon the Eftate-Tail, is vefted in the said Jane; and that the Lands and Negros proposed to be fettled in Lieu of the entailed Lands, are not an Equivalent; and praying that no Bill may pass, to dock the Entail, without their Consent.

Ordered, That the Bill be committed to the Committee who prepared the faid Bill; and that they do examine the Allegations of the Bill, together with the Matter of the faid Petition; and report the fame, as it shall appear to them, to the House.

Ordered, That the Matters put off to be confidered To-day, be further put off 'til To-morrow.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Friday, June 2, 1732.

RDERED, That Mr Crafford have Leave to be ablent from the Service of the Houfe 'til Wednesday next.

Ordered, That it be an Inftruction to the Committee to whom it is referr'd to bring in a Bill for the appointing feveral new Ferries, to add a Clause to the Bill, for appointing a Ferry from John Roy's Plantation, in the County of Caroline, over Rappahanock River, to the Landing opposite thereto, in the County of King George.

A Bill; intituled, An Ad to continue and make perpetual, an Ad therein mentioned; and for impowering any Judge of the General-Court to take Bail when the faid Court is not fitting; and to oblige Defendants to pay Cofts upon Over-ruling a Plea in Abatement; and for allowing any Perfon to plead feveral Matters, was read the third Time.

Refolved, That the Bill do pafs.

Ordered,

Ordered, That the Committee for Courts of Juftice, do carry the Bill to the Council; and defire their Concurrence thereto.

Mr Eskridge reported, That the Committee to whom the Bill for vefting Three Hundred Acres of Land, with the Appurtenances, in the Parifh of Washington, in the County of Westmoreland, whereof George Weedon is seised in Fee-Tail, in John Washington, Gent. in Fee-Simple; and settling other Lands of greater Value, to the same Uses, was committed; had examined the Allegations of the Bill, and sound the same to be true.

Ordered, That the Bill be ingroffed.

Mr Burges reported, That the Committee to whom the Bill for vefting Three Hundred Acres of Land, with the Appurtenances, in the Parifh of Hanover, in the County of King George, whereof Simon Miller is feifed in Fee-Tail, in Thomas Turner, in Fee-Simple; and for fettling other Lands and Negros, of greater Value, to the fame Ufes; had examined the Allegations of the Bill, and found the fame to be true.

That the Committee had also examined the Matter of the Petition of *Thomas Hoard* and *Jane* his Wife, against the said Bill to them referr'd; and are of Opinion, that the Allegations of the said Petition are groundless: After a Debate the Question

was put,

That the House do agree to the Report of the said Committee?

Refolved, In the Affirmative.

Ordered, That the Bill be ingroffed.

Mr Lee reported, from the Committee to whom the Bill for Laying a Duty upon Slaves to be paid by the Buyers, was committed, That the Committee had made feveral Amendments to the Bill, which he read in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table.

Mr Tayloe reported, That the Committee to whom the Bill for veiting Two Hundred Acres of Land, with the Appurtenances, in the Parifh of Sittenburn, in the County of Richmond, whereof William Wilfon Homes and Mary his Wife are feifed in Fee-Tail, in Richard Barnes, in Fee-Simple; and for Settling other Lands and Negros of greater Value, to the fame Ufes, was committed; had made an Amendment to the Bill, and had examined the Allegations of the Bill, and found the fame to be true; and he read the Amendment in his Place, and afterwards delivered the Bill with the Amendment, in at the Table; where the Amendment was twice read, and agreed to by the House.

Ordered, That the Bill, with the Amendment, be ingroffed.

Then the House (according to Order) proceeded to take into Consideration the Report of the Committee for Courts of Justice, and of the Committee of Propositions and Grievances, in Relation to the Fees of certain Officers; and the said Reports were severally read.

The Alterations proposed by the Committee for Courts of Justice, in the Fees settled by the Act, made in the first Year of the King's Reign, for ascertaining the Fees of certain Officers therein mentioned, were again read; and, with some Amendments, were agreed to, by the House.

And a Motion was made, That the House would further consider the Fees mentioned in the said Act.

Ordered, That the Confideration of the faid Motion, be put off 'til To-morrow.

The Treasurer's Accounts being laid before the House,

Ordered, That a Committee be appointed to examine the faid Accounts, and that they do confider the feveral Blanks therein, and report their Opinions thereupon, to the House; and it is referr'd to Mr Robert Bolling, Mr Blair, and Mr Burges.

Ordered, That Mr Tayloe, Mr John Bolling, and Mr Braxton, have Leave to be absent from the Service of the House all next Week.

A Petition of *Thomas Bray*, Gent. was prefented to the House, and read; setting forth, That he, by the several last Wills of his Uncle *Thomas Bray*, and *David Bray*, and his Son, by the Will of his Father *James Bray*, are seised in Fee-Tail, of Twenty Thousand

Acres

Acres of Land, with the Appurtenances, in the Counties of James-City, Charles-City, York, New-Kent and King William, respectively; and not having a sufficient Number of Slaves, to work and improve the said Lands, the same are rather a Burthen than an Advantage to them; and praying Leave to bring in a Bill, to enable the Petitioner, by Sale of certain Parcels of the Premises, to raise Two Thousand Pounds to be laid out in Negros, to be annexed to the remaining Lands, for the Benefit of the Petitioner, his Son, and their Issue, respectively, and all others in Remainder.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petition: And that Mr Lee, Mr Attorney-General, Mr Meriwether, Mr Baffet, Mr Eaton, Mr Stith, Mr Car, Mr Whitehead, and Mr Lawrence Smith, do prepare and bring in

the fame.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Saturday, June 3, 1732.

RDERED, That Mr Fleming have Leave to be absent 'til Friday next.

Ordered, That Mr Randolph, Mr Roscow, and Mr Strother, have Leave to be absent 'til Tuesday next.

Mr Lee prefented to the House (according to Order) a Bill to prevent frivolous and vexatious Suits, and to regulate Attorneys practifing in the County Courts; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Petition of William Woodford, Gent. fetting forth, That he being in the Year One Thouland Seven Hundred and Twenty Nine, Sheriff of Caroline, a new County, then lately erected by Act of Affembly; before any Prison could be built, one Fletcher was committed to his Custody, at the Suit of one Sutton, for Want of Bail, who escap'd; for which the Plaintiff recovered against the Petitioner, Twenty Three Pounds, Eight Shillings, and Six Pence, Sterling, and Eight Hundred and Twenty Five Pounds of Tobacco, Costs; that the Petitioner brought Suit against the Justices of the County Court, in the General Court, where the same was adjudged against him; that those Suits, besides his own Expenses, cost him Fifty One Pounds, Seven Shillings, and Eleven Pence, Current Money, for which he is without Remedy, except by the Favour of this House; and praying such Relief in the Premises, as to the House shall seem just and reasonable.

Ordered, That the faid Petition be referr'd to the Confideration of a Committee; and that they do examine the Matter thereof, and report the fame, with their Opinions thereupon, to the House; and it is referr'd to M^r Lee, M^r Meriwether, M^r Conway, and

Mr Henry Willis.

Mr Eskridge prefented to the House (according to Order) a Bill to enable Robert Carter, Esq; one of the Executors of the last Will and Testament of Mann Page, Esq; deceased, to pay the Debts of the said Mann Page, and to entitle him to receive Interest for the Money he hath advanced or shall advance for that Purpose; and to charge the Estate of the said Mann Page with the Repaiment of the Principal and Interest; and the same was received, and read the first Time.

Ordered. That the Bill be read a fecond Time.

Mr Gray prefented to the House (according to Order) a Bill for vefting certain entail'd Lands in John Allen, Gent. in Fee-Simple, and for settling other Lands and a Mill, of greater Value, to the same Uses; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Francis Willis prefented to the House (according to Order) a Bill to confirm an Agreement, between Richard Coleman, William Thornton, and Francis Thornton,

for

for the Exchange of certain entail'd Lands, therein mentioned, and for fettling the fame, with certain Negro Slaves, according to the Will of the Donors; and the fame was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

The Order of the Day being read, a Debate arose,

And the Queftion was put, That Fees due to a County Court Clerk, from any Perfon not Refident in his County, be made diffrainable?

Refolved, In the Affirmative.

Then the Report of the Committee of Propositions and Grievances, made upon a Proposition from *Charles-City* County, for a Liberty to pay Levies and Officers Fees in Money, after the Rate of Ten Shillings a Hundred for Tobacco, at the Election of the Paier: And a Debate arose thereupon,

And the Question was put, That the faid Proposition be Rejected?

Refolved, In the Affirmative.

Ordered, That a Bill be brought in, for continuing the Act, for afcertaining the Fees of Certain Officers therein mentioned; and that the Committee for Courts of Justice do prepare and bring in the same.

Ordered, That it be an Inftruction to the faid Committee, to make fuch Alterations in the Fees mentioned in the faid Act, as were agreed unto by the House Yesterday; and that they have Power to make such other Alterations as they shall find reasonable.

Then a Motion was made, That it should be an Instruction to the said Committee, to make Provision in the said Bill, for the better ascertaining Surveyors Fees.

Ordered, That the faid Motion be referr'd to the faid Committee.

A Bill, intituled, An Act for vesting Three Hundred Acres of Land, with the Appurtenances, in the Parish of Washington, in the County of Westmorland, whereof George Weedon is seised in Fee-Tail, in John Washington, Gent. in Fee-Simple; and for settling other Lands, of greater Value, to the same Uses; was read the third Time.

Refolved, That the Bill do pass.

A Bill, intituled, An Act for vefting Two Hundred Acres of Land, with the Appurtenances, in the Parish of Sittenburn, in the County of Richmond, whereof William Wilson Homes and Mary his Wife, in Right of the said Mary, are seifed in Fee-Tail, in Richard Barnes, in Fee-Simple; and for settling other Lands and Negros, of greater Value, to the same Uses; was read the third Time.

Refolved, That the Bill do país.

Ordered, That Mr Henry Willis do carry the faid Bills to the Council; and defire their Concurrence thereto.

A Bill, intituled, An A& for vefting Two Hundred Acres of Land, with the Appurtenances, in the Parish of Hanover, in the County of King George, whereof Simon Miller is feifed in Fee-Tail, in Thomas Turner, in Fee-Simple; and for fettling other Lands and Negros, of greater Value, to the same Uses; was read the third Time: And a Debate arose thereupon,

And the Question was put, That the Bill do pass?

Ordered, That the Bill be Rejected.

It paffed in the Negative.

Ordered, That the House be adjourned 'til Monday Morning Eleven a Clock.

Monday, June 5, 1732.

PETITION of William Meriwether, Gent. was prefented to the House, and read, complaining of an undue Election and Return of Matthew Anderson, Gent. to serve in this present General Assembly, for the County of Hanover.

Ordered, That the faid Petition be referr'd to the Confideration of the Committee for Elections and Privileges; and that they do examine the Matter thereof, and report the fame, with their Opinions thereupon, to the House.

Ordered,

Ordered, That Mr Nicholas Smith, and Mr Stith, be added to the faid Committee.

M^{*} Lee prefented to the House (according to Order) a Bill to confirm and establish an Agreement therein mentioned, made between Thomas Bray, Gent. and John Randolph, Esq; for the Settlement of their respective Rights to certain Lands, whereof David Bray the elder, Gent. deceased, died seised; and for other Purposes therein also mentioned: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Henry Willis prefented to the House (according to Order) a Bill to enable and oblige the Parish of St. George, in Spotfylvania County, to refund and pay back to the Parish of St. Mark, in the County aforesaid, the Tobacco therein mentioned: And the same was received, and read the first Time.

Ordered. That the Bill be read a fecond Time.

A Bill to prevent frivolous and vexatious Suits, and to regulate Attorneys practifing in the County Courts; was read the fecond Time:

And an Amendment was made to the Bill, at the Table.

Ordered, That the Bill be committed to the Committee who prepared it.

Mr Attorney-General prefented to the House (according to Order) a Bill to amend the Act, for amending the Staple of Tobacco; and for preventing Frauds in his Majesty's Customs: And the same was received.

Ordered, That the faid Bill be read To-morrow Morning.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Tuefday, June 6, 1732.

MESSAGE from the Council, by Mr Robertson:

That they have agreed to the Bill, intituled, An Act to continue and make perpetual an Act therein mentioned; and for impowering any Judge of the General Court to take Bail when the faid Court is not fitting; and to oblige Defendants to pay Cofts upon Over-ruling a Plea in Abatement; and for allowing any Perfon to plead feveral Matters, without any Amendment.

A Petition of William Weft, Gent. was prefented to the Houfe, and read; fetting forth, That he is feifed of a Tract of Land adjoining to the Town of Delaware, in the County of King William; that the Inhabitants of that Town keep very great Stocks of Cattle, Horfes, Sheep, and Hogs, which range and feed upon his Lands, to his great Damage; and praying Leave to bring in a Bill for his Relief.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petition; and that M. Fox, M. Whitehead, and M. Car, do prepare and bring in the same.

Mr. Lee prefented to the House (according to Order) a Bill for Altering the Days for holding the Courts of *Richmond* and *Westmorland* Counties: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Henry Willis prefented to the House (according to Order) a Bill for Altering the Place for holding Courts in the County of Spotfylvania: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time,

Mr Eskridge reported, from the Committee for Elections and Privileges, That the Committee had had under their Confideration, the Matter of the Petition of William Meriwether, Gent. to them referr'd; and having examined feveral Witneffes, were come to a Refolution, which he read in his Place; and afterwards delivered the fame in at the Table, where it was twice read, and agreed to by the House, as follows:

Refolved, That M^r Matthew Anderfon is duly elected and returned a Burgefs, to ferve in this prefent General Affembly, for the County of Hanover.

A Petition of John Savage and Gertrude Harmanson, was presented to the House, and read; praying that Leave may be given to bring in a Bill, to vest Five Hundred Acres of Land, with the Appurtenances, in the County of Northampton, whereof the said John is seised in Fee-Tail, in the said Gertrude, in Fee-Simple; and for settling Two Hundred Acres of Land, with the Appurtenances, in the County of Accomack, and Four Negros, of greater Value, in Lieu thereof, to the same Uses.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petition; and that Mr Strother, and the Members for the Eaftern Shore, do prepare and

bring in the fame.

A Petition of William Loury and Mary his Wife, was prefented to the Houfe, and read; praying that Leave may be given to bring in a Bill, to fettle Eight Hundred Acres of entail'd Lands, in the County of Effex, upon their Children, in Tail fucceffively; and to fettle Seven Hundred and Forty Two Acres of Land, with the Appurtenances, in the County of Northumberland, upon the Children of the faid Mary, by a former Hufband, in Lieu thereof, to the fame Uses.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the Petition; and that M Eskridge, and the Members for the Counties of Northumberland

and Effex, do prepare and bring in the same.

Mr Lee reported, from the Committee to whom the Bill to prevent frivolous and vexatious Suits, and to regulate Attorneys practifing in the County Courts, was committed, feveral Amendments made by the Committee, to the Bill; which he read in his Place, and afterwards delivered the Bill, with the Amendments, in at the Table; where the Amendments were twice read, and agreed to by the House.

Ordered, That the Bill, with the Amendments, be Ingroffed.

A Bill to amend the Act, for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs; was, according to Order, read the first Time.

Ordered, That the Bill be read a fecond Time on Thursday.

The House proceeded to take into Consideration the Amendments made to the Bill, for Laying a Duty on Slaves, to be paid by the Buyers, by the Committee to whom the Bill was committed; and the Amendments were twice severally read: And after a Debate, and the Question put upon one of them, were agreed unto by the House.

And a Blank in one of the Amendments, was filled up at the Table.

Ordered, That the Bill, with the Amendments, be Ingroffed.

A Bill to confirm and establish an Agreement, between Richard Coleman, William Thornton, and Francis Thornton, for the Exchange of certain entailed Lands therein mentioned; and for settling the same, with certain Negro Slaves, according to the Will of the Donors; was read a second Time.

Ordered, That the Bill be committed to the Committee who prepared the fame; and that they do examine the Allegations thereof, and report the Matter as it shall appear to them, to the House.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Wednesday, June 7, 1732.

PETITION of John Poindexter, and William Meriwether, was prefented to the Houfe, and read; praying Leave to bring in a Bill, to confirm a Sale of certain entail'd Lands, with the Appurtenances, in the County of Hanover, made by the faid John to the faid William; and for fettling other Lands and Negros, of greater Value, in Lieu thereof, to the fame Ufes.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petition: And that Mr Whitehead, Mr Car, Mr Bacon, Mr Baffet, and Mr Anderson, do prepare and bring in the same.

Ordered, That no Petition for a private Bill, be received after Monday next.

M^r Strother prefented to the House (according to Order) a Bill for vesting certain entail'd Lands, with the Appurtenances, in the County of Northampton, in Gertrude Harmanson, in Fee-Simple; and for settling other Lands and Negros, of greater Value, in Lieu thereof, to the same Uses: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Attorney-General prefented to the House (according to Order) a Bill, for killing of Squirrels and Crows: Also a Bill, for settling new Ferries over James and Rappahanock Rivers: And the same were received, and read the first Time.

Ordered, That the Bills be read a fecond Time.

A Petition of Charles Barham was prefented to the House, and read; praying that Leave may be given to bring in a Bill, to enable him to fell a Parcel of entail'd Lands therein mentioned; and to purchase other Land therein also mentioned, of more Value and Convenience to the Petitioner, to be settled to the same Uses.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petition: And that Mr William Harwood, Mr Eaton, Mr Power, and Mr Rofcow, do prepare

and bring in the fame.

Mr Eskridge prefented to the House (according to Order) a Bill, to settle certain entail'd Lands, in the County of Essex, whereof William Loury and Mary his Wife, in Right of the said Mary, are seised, upon the Issue of the said Mary, by her last Marriage; and for settling other Lands in Lieu thereof, to the same Uses: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Lee preferred to the House (according to Order) a Bill for prescribing a Method for proving Book Debts: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Petition of *Thomas Turner* was prefented to the Houfe, and read; fetting forth, That he is informed, the Bill lately brought in, to veft certain entail'd Lands in him, in Fee-Simple, and for fettling other Lands and Negros, to the fame Ufes, was Rejected, because the Lands and Negros proposed to be fettled in Lieu of the entail'd Lands, were not an Equivalent; and proposing to add one Negro Woman more; and praying that Leave may be given to bring in another Bill for that Purpose.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid

Petition; and that Mr Burges and Mr Lee, do prepare and bring in the same.

A Meffage from the Council, by Mr Robertson:

That they have agreed to the Bill, intituled, An Act for vefting Three Hundred Acres of Land, with the Appurtenances, in the Parifh of Washington, in the County of Westmorland, whereof George Weedon is seised in Fee-Tail, in John Washington, Gent. in Fee-Simple; and for settling other Lands, of greater Value, to the same Uses. And also to the Bill, intituled, An Act for vefting Two Hundred Acres of Land, with the Appurtenances, in the Parish of Sittenburn, in the County of Richmond, whereof William Wilson Homes, and Mary his Wife, in Right of the said Mary, are seised in Fee-Tail, in Richard Barnes, in Fee-Simple; and for settling other Lands and Negros, of greater Value, to the same Uses; without any Amendment.

A Petition of William Parks was prefented to the Houfe, and read; praying that the Houfe will establish such a Salary for Printing the Laws, Proclamations, and Journals of Affembly, for Public Use, as may enable him to continue and carry on his Business

of Printing in this Colony.

Ordered, That the faid Petition do lie on the Table.

Ordered, That a Committee be appointed to receive the Propofals of the faid William Parks; and that they do report the fame, with their Opinions thereupon, to the House: And it is referr'd to Mr Lee, Mr Blair, Mr Conway, Mr Meriwether, and Mr Burges.

M^r Lee reported, That the Perfons appointed, had (according to Order) confidered the Petition of M^r William Woodford; and were of Opinion, that it is very reasonable

to bring in a Bill, to oblige the Justices of the County of Caroline, to reimburse him the Damages he has sustain'd in Relation to the Escape of Fletcher, being occasioned by the Want of a Prison, which the said Justices ought to have provided.

And a Record of the General Court, of a Trial of an Information brought by the

faid William Woodford against the Justices of the faid County, was read:

And thereupon, a Debate arose, and the Question was put upon it,

That the Report of the faid Committee be agreed to?

It paffed in the Negative.

Then a Motion was made, to give Leave to bring in a Bill, to oblige the County of Caroline to reimburfe the faid William Woodford the Damages he has fuftain'd by reafon of the Efcape of the faid Fletcher: And another Debate arofe, and the Question was put thereupon,

That fuch a Bill be brought in?

Refolved, In the Affirmative.

Ordered, That M^r Lee, M^r Meriwether, M^r Conway, and M^r Henry Willis, do prepare and bring in the faid Bill.

A Bill, intituled, An AA to prevent frivolous and vexatious Suits; and to regulate Attorneys practifing at County Courts; was read the third Time.

Refolved, That the Bill do pafs.

A Bill, intituled, An Ad for Laying a Duty upon Slaves, to be paid by the Buyers; was read the third Time.

And an Amendment was proposed to the Bill; which, upon the Question, was disagreed to by the House.

Refolved, Nemine Contradicente, That the Bill do país.

Ordered, That the Committee for Courts of Juftice, do carry the faid Bills to the Council; and defire their Concurrence thereto.

A Bill to confirm and eftablish an Agreement therein mentioned, made between *Thomas Bray*, Gent. and *John Randolph*, Esq; for the Settlement of their respective Rights to certain Lands, whereof *David Bray*, the elder, Gent. deceased, died seised; and for other Purposes therein also mentioned; was read the second Time.

Ordered, That the Bill be Ingroffed.

A Bill for vefting certain entail'd Lands, in *John Allen*, Gent. in Fee-Simple; and for fettling other Lands and a Mill, of greater Value, to the fame Uses; was read the fecond Time.

And a Petition of Arthur Smith, in Behalf of James Allen, an Infant, whose Guardian he is, was presented to the House, and read; setting forth, That after the Death of the said John Allen, without Issue, the said James is next in Remainder, to take the said entail'd Lands; and suggesting several Reasons against the Passing the said Bill.

Ordered, That the Bill be committed to a Committee; and that they do examine the Allegations thereof, together with the Matter of the faid Petition; and report the

fame, as it shall appear to them, to the faid House.

And a Committee was appointed, of the following Perfons: M^r Gray, M^r Randolph, M^r Conway, M^r Stith, M^r Simmons, M^r Burges, M^r Robert Bolling, M^r Ravenfcroft, M^r Samuel Harwood, M^r Eskridge, and the Members for the Counties of Ifle of Wight, and Nanfemond.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Thursday, June 8, 1732.

R. Whitehead prefented to the House (according to Order) a Bill for confirming certain entail'd Lands therein mentioned, to William Meriwether, in Fee-Simple; and for settling other Lands and Negros in Lieu thereof, to the fame Uses.

And M^r William Harwood prefented to the House (according to Order) a Bill to enable Charles Barham, to fell certain entail'd Lands therein mentioned; and to purchase other Lands therein mention'd, to be settled in Lieu thereof, to the same Uses.

And the faid Bills were feverally received, and read the first Time.

Ordered, That the faid Bills be read a fecond Time.

A Bill to amend the Act, for amending the Staple of Tobacco; and for preventing Frauds in His Majefty's Cuftoms; was (according to Order) read a fecond Time.

And the Question was put, That the Bill be committed to a Committee of the whole House?

It paffed in the Negative.

And feveral Amendments were made at the Table, to Part of the Bill.

Ordered, That the further Confideration of the Bill, be adjourn'd 'til To-morrow.

Ordered, That Mr Anderson have Leave to be absent from the Service of the House 'til Tuesday next.

Mr Attorney-General reported, from the Committee of Propositions and Grievances, That the Committee had had under their Confideration, a Memorial of Col. Alexander Spotfwood, Sole Deputy-Poft-Master-General, of all the British Dominions in America, referr'd from the Governor and Council; praying that Ferries may be settled over Rappahanock River, just above the Mouth of Massapanack Creek, in Spotsylvania, to the Land of Mr James Ball, in King George County; and over Pattowmack River, from just below the Mouth of Quantico-Creek, to Col. Massapanack River, from are of Opinion, That it will be proper that Public Ferries be appointed and settled at those Places, according to the Prayer of the Memorial.

Ordered, That the faid Report be confidered at the fecond Reading of the Bill, for fettling new Ferries over James and Rappahanock Rivers.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Friday, June 9, 1732.

R. Robert Bolling, from the Committee of Public Claims, reported, That the faid Committee had examin'd and confider'd all the Public Claims which had been laid before them this Seffion; and agreed upon a Report, which they had enter'd in a Book: And he delivered the Book in at the Table.

Ordered, That the same do lie on the Table.

M^r Blair prefented to the House (according to Order) a Bill for pulling down Wooden Chimnies, in the Towns of Southampton and Norfolk; and to prevent the Building of others for the future; and the same was received and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Bill, intituled, An Act to confirm and eftablish an Agreement therein mentioned, made between Thomas Bray, Gent. and John Randolph, Esq; for the Settlement of their respective Rights to certain Lands, whereof David Bray, the elder, Gent., deceased, died seised; and for other Purposes therein also mentioned.

Refolved, Nemine Contradicente, That the Bill do pass.

Ordered, That M^{*} Lee do carry the Bill to the Council; and defire their Concurrence thereto.

Ordered, That M^r Nicholas Smith have Leave to be abfent from the Service of the House for a Week; and that M^r Applewhaite have Leave to be absent 'til Monday.

Mr Lee prefented to the House (according to Order) a Bill for vesting certain entail'd Lands, with the Appurtenances, therein mentioned, in *Thomas Turner* in Feesimple; and for settling other Lands and Negros to the same Uses: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Speaker acquainted the House, That he had received a Letter from Col. Spotswood, in Answer to a Letter he wrote; giving him Notice of an Order of this House, impowering Col. Harrison, to receive of him Two Hundred and Thirty Nine Pounds Seventeen

Seventeen Shillings, or Arms to the Value thereof, for the County of Brunfwick; and he delivered the Letter in at the Table, where it was read.

Ordered, That the faid Letter do lie on the Table, for the Perusal of the Members.

A Petition of George Webb, Gent. was prefented to the House, and read; setting forth, That he was emploied to prepare a complete Copy of the Laws of this Colony, for the Press, by the Committee appointed for that Purpose; that he hath sinished the same with great Care and Exactness, and has been at very great Expence in that Business; that he hath likewise composed a very comprehensive Table; and praying the Consideration of the House therein; and that he may have a suitable Allowance for the same.

Ordered, That the faid Committee do report what they think reasonable to be allow'd

the faid George Webb, for his faid Service.

A Bill for confirming certain entail'd Lands therein mentioned, to William Meriwether in Fee-Simple; and for fettling other Lands and Negros in Lieu thereof, to the fame Ufes; was read the fecond Time.

Ordered, That the Bill be committed to the Committee who prepared the fame, and to the Members for the Counties of King and Queen, and Caroline; and that they do examine the Allegations thereof; and report the Matter as it shall appear to them,

to the House.

A Bill to fettle certain entail'd Lands, with the Appurtenances, in the County of Effex, whereof William Loury and Mary his Wife, in Right of the faid Mary, are feifed, upon the Iffue of the faid Mary, by her laft Marriage; and for fettling other Lands in Lieu thereof, to the fame Ufes, was read the fecond Time.

Ordered, That the Bill be committed to a Committee, to examine the Allegations thereof; and to report the Matter as it shall appear to them, to the House: And it is referr'd to Mr Eskridge, Mr Meade, and the Members for the Counties of Northumberland and Essex.

The House (according to Order) proceeded to the further Consideration of the Bill to amend the Act for amending the Staple of Tobacco; and preventing Frauds in His Majesty's Customs.

And feveral other Amendments were made to other Parts of the Bill; and other Amendments were proposed, and upon the Question, were disagreed to by the House.

Ordered, That the further Consideration of the said Bill, be adjourn'd 'til To-morrow.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Saturday, June 10, 1732.

RDERED, That Mr Baffet have Leave to be abfent from the Service of the House 'til Thursday next.

Ordered, That M^r Martin have Leave to be absent from the Service of the House 'til Tuesday next.

Mr Lee reported, That the Perfons appointed, had (according to the Order of the House) received the Proposals of Mr Parks, for Printing the Laws, and Journals, of every Session of Assembly; and agreed upon a Report thereupon; which he read in his Place, and delivered it in at the Table, where the same was again read, as followeth:

"Your Committee have (according to Order) receiv'd the Propofals of Mr William

"Parks, Printer: Which are,

"That for the Sum of One Hundred and Twenty Pounds per Annum, he will Print "the Governor's Speech, and the Addresses of both Houses, and the Journal of this "House, every Session; and deliver a Copy of each of them, to every Member.

"That he will Print the Public Laws of every Seffion, and deliver a Copy of them "ftiched, to every Member, and to every Juftice of the Peace in the Colony; and that

"he will deliver a Copy of the Laws of every Seffion, well Bound, to the Secretary's

"Office, and to every County Court in the Colony.

"Upon Confideration of the faid Propofals, Your Committee are of Opinion, That "they are reafonable: But as the Clerk of this House will loose, by these Proposals, a "confiderable Perquisite of his Office, arising from the Copies of the Lawsfor the Secretary's "Office, and the several County Courts; and that he will, notwithstanding, have confider—"able Trouble and Care in Correcting the Press, and making a Table; Your Committee "are of Opinion, That besides the usual Allowance as Clerk, and for the Four fair Copies "of the Journals, and the Laws, which must still be written, there be allowed him the "further Sum of Fifty Pounds every Session."

Refolved, That a Salary of One Hundred and Twenty Pounds per Annum, be paid to the faid William Parks, in Confideration of Printing the feveral Matters mentioned in the faid Report, according to his faid Propofals; and that his Salary commence at

the End of this Seffion; to be paid Half-Yearly.

Ordered, That Mr Lee, Mr Conway, Mr Blair, Mr Meriwether, and Mr Burges, do carry

the faid Refolve to the Council; and defire their Concurrence thereto.

Refolved, That the Sum of Fifty Pounds be allowed the Clerk of this House, for every Session of Assembly, in Consideration of his Trouble and Care in Preparing a Copy of the Laws of every Session, with a Table, for the Press, and Correcting the same; and for making out Copies of the Proportion of the Public Levy.

Mr Conway prefented to the House (according to Order) a Bill to confirm certain entail'd Lands therein mentioned, with the Appurtenances, to John Tayloe, Efq; in Fee-Simple; and for settling other Lands and Negros therein also mentioned, of greater Value, in Lieu thereof, to the same Uses: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Whithead reported, That the Committee to whom the Bill for confirming certain entail'd Lands therein mentioned, to William Meriwether in Fee-Simple; and for fettling other Lands and Negros, in Lieu thereof, to the fame Uses; had (according to Order) examined the Allegations thereof, and find the fame to be true.

Ordered, That the Bill be ingroffed.

Mr Gray reported, That the Committee to whom the Bill for vefting certain entail'd Lands, in John Allen, Gent. in Fee-Simple; and for fettling other Lands and a Mill, of greater Value, to the fame Ufes, was committed; have (according to Order) examined the Allegations thereof, and likewife confidered the Petition of Arthur Smith, in Behalf of James Allen; and were of Opinion, That the Allegations of the Bill are true; and that the Lands proposed to be settled in Lieu of the entail'd Lands, is an ample Equivalent to the said James Allen; and that the Opposition made to the Bill, is not for his Advantage.

Ordered. That the Bill be ingroffed.

Mr Eskridge reported, That the Committee to whom the Bill to fettle certain entail'd Lands, with the Appurtenances, in the County of Effex, whereof William Loury and Mary his Wife, in Right of the faid Mary, are feifed, upon the Issue of the faid Mary, by her last Marriage; and for fettling other Lands, in Lieu thereof, to the same Uses, was committed; have (according to Order) examined the Allegations of the Bill, and find the same to be true; and have made some Alterations in the Settlement of the Lands therein mentioned; and with those Alterations, it may be reasonable to pass the Bill.

And the Alterations made in the Bill, were read, and agreed to.

Ordered, That the Bill with the Alterations, be ingroffed.

Mr Attorney-General reported, That the Committee intrusted with the Printing of the Laws, had (according to Order) confidered what may be reasonable to allow Mr George Webb, for his Trouble and Pains, in Preparing the Copy for the Prefs, and Composing the Table; and were of Opinion, That the Sum of Two Hundred Pounds, will be a very ample and generous Reward for that Service.

And the House were informed, That the faid George Webb, had already received of

the Treasurer, by Order of the said Committee, One Hundred Pounds:

Ordered,

Ordered, That the further Sum of One Hundred Pounds, out of the Money in the Hands of the Treasurer, be paid to the said George Webb; in full Compensation for his Care and Pains, in Preparing a Copy of the Laws, and Composing a Table, for the Press.

Ordered, That Mr Attorney carry the faid Refolve to the Council; and defire their

Concurrence thereto.

Mr Robert Bolling reported, That the Perfons appointed, had had under their Confideration the Treafurer's Accounts; and that there was a Blank in the Accounts, for the Freight of the Weights and Scales, imported for the Ufe of the Public Tobacco Warehoufes, wherein they prayed the Directions of the Houfe.

And Mr Speaker acquainted the House with several Transactions, in Relation to the

faid Weights and Scales.

Ordered, That it be an Inftruction to the faid Committee, to allow in the faid Accounts, Two Hundred and Twenty Pounds Sterling, in Current Money, at Twenty Per Cent. for the Difference of Exchange, for the Freight of the Weights and Scales: And that the Treafurer do pay the faid Sum, to Thomas Underdown, Mafter of the Ship Phoenix, to be difcounted upon the Charter-Party, made between him and Mr Edward Randolph, late of London, Merchant.

A Meffage was fent from the Council, That they have agreed to the Bill, intituled, An Act to prevent frivolous and vexatious Suits; and to regulate Attorneys practifing at

the County Courts; without any Amendment.

And a Written Meffage was delivered from the Council, as follows:

By the Council:

Mr Speaker and Gentlemen of the House of Burgesses,

The Council having had under Consideration, the Bill sent up from your House, for Laying a Duty upon Slaves, to be paid by the Buyers; and being desirous to remove all reasonable Objections against that Bill, as well as all Misunderstandings with your House, propose, That the Drawbacks to be allowed for Slaves exported within the Time therein mentioned, be general, without Distinction of the Persons exporting, or the Place to which the said Slaves shall be carryed; but if any of the said Slaves be brought back to this Colony, by Land or Water, a new Entry shall be made, and the Duty paid, under the Penalty of Forseiting Five Pounds for each Slave so imported, for which the Duty shall not be paid within the Space of Forty Days after such Importation.

And they defire Your House will consent, That the said Bill be amended accordingly,

conformable to the Practice heretofore established in other Money Bills.

By Order of the Council,

June 10th, 1732.

William Robertson, Cl. G. A.

Refolved, That this House doth not agree to make the Amendment proposed by the Council, to the said Bill.

Ordered, That a Meffage be fent to the Council, to acquaint them with the Refolution of the House: And that Mr Lee do go up with the Message.

A Bill for fettling new Ferries over James and Rappahanock Rivers, was read a econd Time.

A Petition of M^r Thomas Corbin, was prefented to the House, and read; setting forth, That the Ferry appointed in the said Bill, from Hackley's House, to the Petitioner's Plantation, called Moss's Neck, will be no Public Advantage, and a very great Damage to the Petitioner; and Praying, that the Bill may not pass for that Ferry.

Ordered, That the Bill be committed to the Committee of Propositions and Grievances; and that the said Petition be referr'd to the said Committee.

A Bill to enable Charles Barham, to fell certain entail'd Lands therein mentioned; and to purchase other Lands therein also mentioned, to be settled in Lieu thereof, to the same Uses; was read a second Time.

Ordered, That the Bill be ingroffed.

A Bill prescribing a Method for proving Book Debts; was read a second Time.

And

And feveral Amendments were made to the Bill, at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

A Bill for Altering the Place for holding Courts in the County of Spotfylvania, was read a fecond Time.

Ordered, That the Bill be ingroffed.

A Bill to enable and oblige the Parifh of St. George, in Spotfylvania County, to refund and pay back to the Parifh of St. Mark, in the County aforefaid, the Tobacco therein mentioned; was read a fecond Time.

Ordered, That the Bill be ingroffed.

Mr Lee moved for Leave to prefent a Bill, for fettling fome Doubts and Differences of Opinion, in relation to the Benefit of Clergy, for allowing the fame to Women, and taking away of Reading, and to difable certain Perfons therein mentioned, to be Witneffes: And the fame was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Ordered, That the further Confideration of the Bill, to amend the Act for amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs, put off 'til to Day, be further put off 'til Monday.

Ordered, That the House be adjourned 'til Monday Morning Eleven a Clock.

Monday, June 12, 1732.

PETITION of George Thomas, was prefented to the House, and read; praying that Leave be given to bring in a Bill, to confirm an Agreement made between him and Charles Hudson, for the Sale of certain entail'd Lands, in Exchange for other Lands, of greater Value, therein mentioned.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petition: And that M^r Meriwether, and the Members for the Counties of Henrico, and King William, do prepare and bring in the fame.

A Bill for Killing Squirrels and Crows, was read a fecond Time.

Ordered, That the Bill be ingroffed.

A Bill for pulling down Wooden Chimnies, in the Towns of Southampton and Norfolk; and to prevent the Building of others for the future; was read a fecond Time.

Ordered, That the Bill, with the Amendments, be ingroffed.

A Bill for Altering the Days for holding the Courts of *Richmond* and *Weftmorland* Counties, was read a fecond Time.

Ordered. That the Bill be ingroffed.

A Bill to confirm certain entail'd Lands therein mention'd, with the Appurtenances, to John Tayloe, Efq; in Fee-Simple; and for fettling other Lands and Negros therein also mentioned, of greater Value, in Lieu thereof, to the same Uses; was read a second Time.

Ordered, That the Bill be committed to the Committee who prepared it; and to M^r Conway, M^r Eskridge, and M^r Henry Willis; and that they do examine the Allegations thereof, and report the Matter as it shall appear to them, to the House.

A Bill, intituled, An Ad prescribing a Method for proving Book Debts, was read the third Time.

Refolved. That the Bill do país.

A Bill, intituled, An Act to enable and oblige the Parish of St. George, in Spotsylvania County, to refund and pay back to the Parish of St. Mark, in the County aforesaid, the Tobacco therein mentioned; was read a third Time.

Refolved, That the Bill do pafs.

A Bill, intituled, An Act for Altering the Place for holding Courts in the County of Spotfylvania, was read a third Time.

Refolved, That the Bill do país.

Ordered,

Ordered, That Mr Lee carry the faid Bills to the Council; and defire their Concurrence thereto.

The House (according to Order) proceeded to the further Consideration of the Bill to amend the Act, for amending the Staple of Tobacco; and preventing Frauds in His Majesty's Customs.

And feveral other Amendments were made to the Bill, at the Table.

Ordered, That the further Confideration of the faid Bill, be adjourn'd 'til To-morrow.

Mr Lee presented to the House (according to Order) a Bill to oblige the County of Caroline, to reimburse William Woodford, the Damages he sustain'd by Means of the Escape of Benjamin Fletcher: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Meffage from the Council:

That they have agreed to the Bill, intituled, An Act, for laying a Duty upon Slaves,

to be paid by the Buyers.

Also to the Bill, intituled, An Act to confirm and establish an Agreement therein mentioned, made between Thomas Bray, Gent. and John Randolph, Esq; for the Settlement of their respective Rights to certain Lands, whereof David Bray, the elder, Gent. deceased, died seised; and for other Purposes therein also mentioned, without any Amendment.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Tuesday, June 13, 1732.

R. Lee prefented to the House (according to Order) a Bill to enable Thomas Bray, Gent. to sell certain entail'd Lands therein mentioned; and to lay out the Purchase-Money in Slaves, to be annex'd to other entail'd Lands therein also mentioned: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Bill, intituled, An A& for confirming certain entail'd Lands therein mentioned, to William Meriwether in Fee-Simple; and for fettling other Lands and Negros, in Lieu thereof, to the fame Ufes; was read a third Time.

Refolved, That the Bill do país.

A Bill, intituled, An Act to enable Charles Barham, to fell certain entail'd Lands therein mentioned; and to purchase other Lands therein also mentioned, in Lieu thereof, to the same Uses; was read a third Time.

Refolved, That the Bill do país.

A Bill, intituled, An A& to fettle certain entail'd Lands, with the Appurtenances, in the County of Effex, whereof William Loury and Mary his Wife, in Right of the faid Mary, are feifed, upon the Iffue of the faid Mary, by her laft Marriage; and for fettling other Lands, in Lieu thereof, to the fame Ufes; was read a third Time.

Refolved, That the Bill do país.

A Bill, intituled, An A& for Altering the Days for holding the Courts of Richmond and Westmorland Counties, was read a third Time.

Refolved, That the Bill do país.

A Bill, intituled, An A& for Killing of Squirrels and Crows, was read a third Time. Refolved. That the Bill do país.

Ordered, That Mr Tayloe do carry the faid Bills to the Council; and defire their Concurrence thereto.

A Bill for vefting certain entail'd Lands, with the Appurtenances, in the County of Northampton, in Gertrude Harmanfon, in Fee-Simple; and for fettling other Lands and Negros, of greater Value, in Lieu thereof, to the fame Uses; was read a second Time.

Ordered,

Ordered, That the Bill be committed to the Committee who prepared it; and that they do examine the Allegations thereof; and report the Matter, as it shall appear to them, to the House.

The House (according to Order) proceeded to the further Consideration of the Bill to amend the Act, for amending the Staple of Tobacco; and preventing Frauds in His Majesty's Customs: And several other Amendments, upon the Question put, were made to the Bill, at the Table.

Ordered, That the further Confideration of the faid Bill be adjourn'd 'til To-Morrow. Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Wednesday, June 14, 1732.

A BILL, intituled, An A& for vefting certain entail'd Lands, in John Allen, Gent. in Fee-Simple; and for fettling other Lands and a Mill, of greater Value, to the fame Ufes; was read a third Time.

Refolved, That the Bill do pass.

A Bill, intituled, An A& for pulling down Wooden Chimnies, in the Towns of Southampton and Norfolk and to prevent the Building of others for the future; was read a Third Time.

Refolved, That the Bill do pafs.

Ordered, That M^{*} Tayloe do carry the Bills to the Council; and defire their Concurrence thereto.

A Bill, to enable Robert Carter, Efq; One of the Executors of the laft Will and Teftament of Mann Page, Efq; deceafed, to pay the Debts of the faid Mann Page; and to entitle him to receive Intereft for the Money he hath advanced or fhall advance for that Purpofe; and to charge the Eftate of the faid Mann Page with the Repaiment of the Principal and Intereft; was read a fecond Time.

Ordered, That the Bill be committed to a Committee; and that they do examine the Allegations thereof; and report the Matter, as it shall appear to them, to the House: And it is referr'd to Mr Eskridge, Mr Meriwether, Mr Blair, Mr Conway, Mr Attorney, Mr Tayloe, Mr Lee, Mr Robinson, and Mr Francis Willis.

Mr Speaker acquainted the House, That he had received a Letter concerning some Public Business, which he laid before the House.

And a Letter from William Cradock, Walter Clopton, and Pelham Moor, Three Infpectors, to M^r Speaker, was read; acquainting him, That they had been at the Expence of Fifteen Pounds Twelve Shillings, in employing Two Perfons to watch the Warehouses under their Inspection; and desiring him to procure it to be paid.

Ordered, That the faid Letter do lie upon the Table.

Mr Tayloe presented to the House (according to Order) a Bill for dividing every of the Counties of Richmond, King George, and Prince William, into Two Diftinct Parishes: And the same was received, and read the first Time.

Ordered. That the Bill be read a fecond Time.

Mr Lee prefented to the House (according to Order) a Bill to Revive and Continue certain Parts of an Act for Ascertaining the Fees of certain Officers; and for better settling the Fees of County Court Clerks, Sheriffs, and of Attorneys, in Causes depending in the County Courts, to be allowed in the Bill of Costs: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Attorney-General reported, from the Committee of Propositions and Grievances, to whom the Bill for fettling new Ferries over James and Rappahanock Rivers was committed, feveral Amendments made by the Committee, to the Bill; and he read the Amendments

Amendments in his Place, and afterwards delivered the Bill, with the Amendments, in at the Table; where the Amendments were twice read.

And upon the Question put upon one of them, were agreed unto by the House, with an Amendment.

Ordered, That the Bill, with the Amendments, be ingroffed; and that the Title of the Bill be, An Act for fettling new Ferries over James, Appamatox, Nottoway, Rappahanock, and Pattowmack Rivers.

Mr Attorney-General also reported, from the said Committee, That they had had under their Consideration, a Proposition from the County of Brunswick, for an Addition to be made to that County out of the Counties of Surry, and Isle of Wight; and were come to a Resolution thereupon; which he read in his Place, and afterwards delivered it in at the Table.

Ordered, That the Confideration of the faid Report, be put off 'til Friday next.

Then the House proceeded to the further Consideration of the Bill, for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs.

And feveral other Amendments were made to the Bill.

Ordered, That the further Confideration of the faid Bill, be adjourn'd 'til To-morrow. Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Thursday, June 15, 1732.

R. Conway reported, That the Perfons appointed had (according to Order) examined the Allegations of the Bill, to confirm certain entail'd Lands therein mention'd, with the Appurtenances, to John Tayloe, Efq; in Fee-Simple; and for fettling other Lands and Negros therein also mention'd, of greater Value, in Lieu thereof, to the same Uses; and found the same to be true: But that they had made several Alterations therein, and with those Alterations, it will be reasonable to pass the Bill.

Ordered, That the Bill be ingroffed.

M^r Strother reported, That the Perfons appointed, had (according to Order) examined the Allegations of the Bill, for vefting certain entail'd Lands, with the Appurtenances, in the County of Northampton, in Gertrude Harmanfon, in Fee-Simple; and for fettling other Lands and Negros, of greater Value, in Lieu thereof, to the fame Uses; and found the fame to be true.

Ordered, That the Bill be ingroffed.

A Bill to oblige the County of Caroline, to reimburse William Woodford the Damages he suftain'd by the Escape of Benjamin Fletcher, was read a second Time.

And a Blank in the Bill was fill'd up, and an Amendment made to it at the Table.

Ordered, That the Bill, with the Amendment, be ingroffed.

A Bill to enable *Thomas Bray*, Gent. to fell certain entail'd Lands therein mention'd; and to lay out the Purchafe-Money in Slaves, to be annexed to other entail'd Lands therein also mentioned; was read a second Time.

Ordered, That the Bill be committed to the Committee who prepared it; and that they do examine the Allegations thereof, and report the matter as it fhall appear to them, to the House.

A Bill for dividing every of the Counties of Richmond, King George, and Prince William, into Two diftinct Parifhes, was read a fecond Time.

And a Petition of the Veftry of Hanover Parifh, in the County of King George, was prefented to the House, and read; suggesting several Reasons against the Passing of the said Bill

Ordered, That the Bill be committed to the Committee of Propositions and Grievances; and that they do examine the Matter of the said Petition, and report the same, with their Opinions thereupon, to the House.

The House proceeded to the further Confideration of the Bill, for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs.

And feveral other Amendments were made to the Bill, at the Table.

Ordered, That the further Confideration of the faid Bill, be adjourn'd 'til To-morrow. Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Friday, June 16, 1732.

R. Lee reported, That the Perfons appointed, had (according to Order) examined the Allegations of the Bill to enable Thomas Bray, Gent. to fell certain entail'd Lands therein mentioned; and to lay out the Purchafe-Money in Slaves, to be annexed to other entail'd Lands therein also mentioned; and found the same to be true: And that they had made several Amendments to the Bill, which he read in his Place, and afterwards delivered the Bill, with the Amendments, in at the Table; where the Amendments were again twice read, and agreed unto by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

Mr Eskridge reported, That the Persons appointed, had (according to Order) examined the Allegations of the Bill to enable Robert Carter, Esq; one of the Executors of the last Will and Testament of Mann Page, Esq; deceased, to pay the Debts of the said Mann Page; and to entitle him to receive Interest for the Money he hath advanced, or shall advance for that Purpose; and to charge the Estate of the said Mann Page, with the Repaiment of the Principal and Interest: And that they were of Opinion, it was reasonable to pass the Bill.

Ordered, That the Bill be ingroffed.

M^{*} Francis Willis reported, That the Perfons appointed, had (according to Order) examined the Allegations of the Bill, to confirm and eftablish an Agreement between Richard Coleman, William Thornton, and Francis Thornton, for the Exchange of certain entail'd Lands therein mentioned; and for fettling the fame, with certain Negro Slaves, according to the Will of the Donors, and found the fame to be true.

Ordered, That the Bill be ingroffed.

A Bill for vefting certain entail'd Lands, with the Appurtenances, therein mentioned, in *Thomas Turner* in Fee-Simple; and for fettling other Lands and Negros, of greater Value, to the fame Uses; was read a fecond Time.

Ordered, That the Bill be ingroffed.

A Bill for fettling fome Doubts and Differences of Opinions, in Relation to the Benefit of Clergy; for allowing the fame to Women, and taking away of Reading; and to difable certain Perfons therein mentioned, to be Witneffes; was read a fecond Time; and an Amendment was made to the Bill, at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

A Bill, intituled, An Act to oblige the County of Caroline, to reimburfe William Woodford the Damages he fustain'd, by Means of the Escape of Benjamin Fletcher, was read a third Time.

Refolved, That the Bill do pass.

A Bill, intituled, An Act to confirm certain entail'd Lands therein mentioned, with the Appurtenances, to John Tayloe, Efq; in Fee-Simple; and for fettling other Lands and Negros therein also mentioned, of greater Value, in Lieu thereof, to the same Uses; was read a third Time.

Refolved, That the Bill do pass.

Ordered, That M^{*} Conway do carry the Bills to the Council; and defire their Concurrence.

A Bill, intituled, An Ast for vefting certain entail'd Lands, with the Appurtenances, in the County of Northampton, in Gertrude Harmanson, in Fee-Simple; and for fettling other

other Lands and Negros, of greater Value, in Lieu thereof, to the fame Ufes; was read a third Time.

Refolved, That the Bill do país.

A Bill, intituled, An Act for fettling new Ferries over James, Appamatox, Nottoway, Rappahanock, and Pattowmack Rivers, was read a third Time.

And an Amendment was made to the Bill, at the Table.

Refolved, That the Bill do pass.

Ordered, That Mr Attorney-General, do carry the Bills to the Council; and defire their Concurrence.

Mr Attorney-General presented to the House (according to Order) a Bill to restrain the keeping too great a Number of Horfes, and Mares; and for Amending the Breed thereof; and to prevent unbroke Horfes and Mares, and breeding Mares from going at large in uninclosed Grounds: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

The House (according to Order) proceeded to the further Consideration of the Bill, to amend the Act, for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs.

And feveral other Amendments were made to the Bill, at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed: And that the Title of the Bill be, An Act to Amend and Explain the Act, for Amending the Staple of Tobacco; and for Preventing Frauds in His Majesty's Customs.

A Meffage from the Council:

That they have agreed to the Bill, intituled, An Act to enable and oblige the Parish of St. George, in Spotfylvania County, to refund and pay back to the Parish of St. Mark, in the County aforefaid, the Tobacco therein mentioned.

Also to the Bill, intituled, An Act for Altering the Place for holding Courts, in the

County of Spotfylvania, without any Amendment.

Ordered, That the Confideration of the Report of the Committee of Propositions and Grievances, put off 'til to Day, be further put off 'til To-morrow.

Ordered, That M^r Boufh have Leave to be abfent from the Service of the House, for a Week; and Mr Walke for a Fortnight.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Saturday, June 17, 1732.

R. Fox prefented to the House (according to Order) a Bill to reftrain the Inhabitants of the Town of Delaware, from keeping too great a Number of Cattle, Horfes, and Sheep, or any Hogs running at large: And the fame was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Ordered, That Mr Power have Leave to be absent from the Service of the House 'til Wednefday next.

The House (according to Order) proceeded to take into Consideration, the Report of the Committee of Propositions and Grievances: And thereupon,

Ordered, That a Bill be brought in, to join some Parts of the Counties of Surry, and Ifle of Wight, to the County of Brunfwick: And that the Committee of Propositions and Grievances, do prepare and bring in the fame.

Ordered, That Mr Randolph have Leave to be absent from the Service of the House 'til Tuefday next.

A Bill, intituled, An Act to enable Thomas Bray, Gent. to fell certain entail'd Lands therein mentioned; and to lay out the Purchase-Money in Slaves, to be annex'd to other entail'd Lands, therein also mention'd; was read a third Time.

Refolved.

Refolved, Nemine Contradicente, That the Bill do país.

A Bill, intituled, An Act for fettling fome Doubts and Differences of Opinion, in Relation to the Benefit of Clergy; for allowing the fame to Women, and taking away of Reading; and to difable certain Perfons therein mentioned, to be Witneffes; was read a third Time.

Refolved, That the Bill do país.

Ordered, That the Committee for Courts of Justice do carry the Bills to the Council; and defire their Concurrence.

A Bill to reftrain the keeping too great a Number of Horses and Mares; and for Amending the Breed thereof; and to prevent unbroke Horses and Mares, and breeding Mares from going at large, in uninclosed Grounds; was read a second Time.

Ordered, That the Bill be ingroffed.

A Bill to Revive and Continue certain Parts of an Act, intituled, An Act for afcertaining the Fees of certain Officers; and for better fettling the Fees of County Court Clerks and Sherifs, and of Attorneys, in Causes depending in the County Courts, to be allowed in the Bill of Costs; was read a second Time; and an Amendment was made to the Bill, at the Table.

Ordered, That the Bill, with the Amendment, be ingroffed.

Mr Attorney-General acquainted the House, That by the Laws now in Force, no adequate Punishment is inflicted on Persons clandestinely taking away of Slaves; that he had prepared a Bill, to make the Taking of Slaves unlawfully, Felony, without Benest of Clergy; which he desired the House would receive:

And the fame was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Ordered, That the House be adjourn'd 'til Monday Morning Eleven a Clock.

Monday, June 19, 1732.

Bill to reftrain the Inhabitants of the Town of *Delaware*, from keeping too great a Number of Cattle, Horfes, and Sheep, or any Hogs running at large, was read a fecond Time; and feveral Amendments were made to the Body of the Bill, and an Amendment was made to the Title of the Bill.

Ordered, That the Bill, with the Amendments, be ingroffed.

A Bill to make the Taking of Slaves unlawfully, Felony, without the Benefit of Clergy, was read a fecond Time.

Ordered, That a Bill be committed to a Committee of the following Persons: Mr Attorney-General, Mr Burges, Mr Tayloe, Mr Lee, Mr Blair, Mr Robert Bolling, Mr Meriwether, Mr Conway, Mr Braxton, Mr Eskridge, and Mr Martin.

A Meffage from the Council:

That they have agreed to the Bill, intituled, An Act to confirm certain entail'd Lands therein mentioned, with the Appurtenances, to John Tayloe, Efq; in Fee-Simple; and for fettling other Lands and Negroes therein also mentioned, of greater Value, in Lieu thereof, to the same Uses.

Also to the Bill, intituled, An Act for confirming certain entail'd Lands therein mention'd, to William Meriwether, in Fee-Simple; and for settling other Lands and Negros, in Lieu thereof, to the same Uses.

Also to the Bill, intituled, An Act to enable Charles Barham, to fell certain entail'd Lands therein mention'd; and to purchase other Lands therein also mention'd, in Lieu thereof, to the same Uses.

Also to the Bill, initialed, An Act for vesting certain entail'd Lands, in John Allen, Gent. in Fee-Simple; and for settling other Lands and a Mill, of greater Value, to the same Uses.

Alfo

Also to the Bill, intituled, An Act to settle certain entail'd Lands, with the Appurtenances, in the County of Effex, whereof William Loury and Mary his Wife, in Right of the said Mary, are seised, upon the Issue of the said Mary, by her last Marriage; and for settling other Lands, in Lieu thereof, to the same Uses.

Alfo to the Bill, intituled, An Act for pulling down Wooden Chimneys, in the Towns

of Southampton and Norfolk; and to prevent the Building of others for the future.

Also to the Bill, intituled, An Act for Altering the Days for holding the Courts of Richmond and Westmorland Counties, without any Amendment.

Mr Robert Bolling, acquainted the House, That the Persons appointed, having had under their further Consideration, the Treasurer's Accounts, and sound a Blank therein, for an Allowance to the Printer, for printing several Things, for the Use of the Tobacco Inspectors, he desired the Direction of the House therein: And the Account of the Printer was read; and upon the Question,

Ordered, That it be an Inftruction to the Gentlemen appointed to examine the Treafurer's Accounts, to allow for that Article, Sixty Two Pounds Twelve Shillings and

Six Pence.

A Bill, intituled, An Act to restrain the keeping too great a Number of Horses, and Mares; and for Amending the Breed thereos; and to prevent unbroke Horses and Mares, and breeding Mares, from going at large in uninclosed Grounds; was read the third Time.

And after a Debate, the Question was put, That the Bill do pass?

Refolved, In the Affirmative.

A Bill, intituled, An A& for vesting certain entail'd Lands, with the Appurtenances, therein mention'd, in Thomas Turner in Fee-Simple; and for settling other Lands and Negros, of greater Value, to the same Uses; was read the third Time.

Refolved, That the Bill do pass.

Ordered, That Mr Attorney-General do carry the Bills to the Council; and defire their

Mr Attorney-General, acquainted the House, That Col. Spotswood, had desired him to inform them, That he was willing to send by the first Opportunity for Arms and Ammunition, for the County of Brunswick, to the Value of Two Hundred and Thirty Nine Pounds Seventeen Shillings, remaining in his Hands for that Purpose.

Refolved, That this House is satisfied with the Engagement of the said Col. Spots-

wood.

Ordered, That the faid Arms and Ammunition, be directed to be put on board fome Ship coming into James River, and delivered to Henry Harrison, Esq; Lieutenant of the County of Brunswick.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Tuesday, June 20, 1732.

R. Robert Bolling reported, That the Perfons appointed, had (according to Order) examined the Treafurer's Accounts; and that the Ballance remaining in his Hands, was Four Thoufand Six Hundred and Nineteen Pounds Five Shillings and a Half Penny.

Refolved, That the faid Accounts do país.

Ordered, That Mr Robert Bolling do carry the fame to the Council; and defire their Concurrence.

Mr Ewell moved for Leave to prefent a Bill, for continuing An Aâ for Killing Squirrels and Crows, in the Counties of Accomack and Northampton: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

The House being informed, That the Church of the Parish of St. Mark, in the County of Spotfylvania, which was built at the Public Charge, was lately burnt; and that there was good Reason to suspect it to have been wilfully and maliciously done:

A Motion was made, and the Queftion put, That a Reward be given to any Perfon, who shall discover the Perfon or Perfons who committed that Fact?

Refolved, That the Reward of one Hundred Pounds be given out of the Public Money, in the Hands of the Treasurer, to any Person who shall discover and convict the Person or Persons who burnt the Parish Church of St. Mark, in the County of Spotsylvania.

Ordered, That Mr Lee do carry the faid Refolve to the Council; and defire their Concurrence.

Refolved, That an Address be made to the Governor, to defire Him to iffue a Proclamation, offering a Reward of One Hundred Pounds, to any Person who shall discover and convict the Person or Persons who are guilty of Burning the said Church: And to promise His Majesty's Pardon to such Discoverer, except the Principal Offender.

Ordered, That M¹ Lee, M¹ Francis Willis, M¹ Henry Willis, M¹ Blair, M¹ Attorney-

General, and Mr Tayloe, do wait on the Governor, with the faid Address.

A Bill, intituled, An AA to amend and explain the AA, for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs; was read the third Time.

And an Amendment was made to the Bill, at the Table.

Refolved, That the Bill do país.

Ordered, That the Committee of Propositions and Grievances do carry the Bill to the Council; and defire their Concurrence.

A Bill, intituled, An Ast to confirm and establish an Agreement, between Richard Coleman, William Thornton, and Francis Thornton, for the Exchange of certain entail'd Lands therein mention'd; and for settling the same, with certain Negro Slaves, according to the Will of the Donors; was read the Third Time.

Refolved, That the Bill do pafs.

Ordered, That Mr Francis Willis do carry the Bill to the Council; and defire their Concurrence.

A Motion being made, That the House would take some Measures, to represent to the Parliament of *Great-Britain*, the miserable State of the Tobacco Trade; and to induce them to establish some better Methods of Securing and Collecting the Duties upon Tobacco, for preventing the notorious Frauds which have long subsisted, and occasion'd the intolerable Hardships that Trade at present labours under:

A Debate arofe; and thereupon,

Refolved, That a Petition be made, to the Honourable the Knights, Citizens, and Burgesses, of the Parliament of Great-Britain, to put Tobacco under an Excise.

Ordered, That a Committee be appointed to draw up the faid Petition: And it is referr'd to M^r Lee, M^r Conway, M^r Tayloe, M^r Burges, M^r Robinfon, M^r Randolph, M^r Meriwether, M^r Francis Willis, M^r Henry Willis, M^r Martin, and M^r Fleming.

A Bill, intituled, An AA to enable Robert Carter, Efq; one of the Executors of the laft Will and Teftament of Mann Page, Efq; deceafed, to pay the Debts of the faid Mann Page; and to entitle him to receive Interest for the Money he hath advanced or shall advance for that Purpose; and to charge the Estate of the said Mann Page, with the Repaiment of the Principal and Interest; was read the third Time.

Refolved, That the Bill do país.

Ordered, That Mr Eskridge do carry the Bill to the Council; and defire their Concurrence.

A Bill, intituled, An Act to reftrain the Inhabitants of the Town of Delaware, from keeping too great a Number of Cattle, and Horfes; and from keeping any Sheep or Hogs, running at large; was read the third Time.

Refolved, That the Bill do país.

Ordered, That M^{*} Fox do carry the Bill to the Council; and defire their Concurrence.
M^{*} Attorney-General prefented to the House (according to Order) a Bill for adding
Part of the Counties of Surry, and Isle of Wight, unto the County of Brunswick, and
Part

Part of the Parifhes of Lawne's-Creek Southwark, and Warwickfqueak, in the faid Counties of Surry, and Ifle of Wight, unto the Parifh of St. Andrew, in the faid County of Brunfwick: And the fame was received, and read the first Time.

Ordered. That the Bill be read a fecond Time.

Mr Attorney-General reported, from the Committee to whom the Bill for dividing every of the Counties of Richmond, King George, and Prince William, into two diftinct Parifhes, feveral Amendments made by the Committee to the Bill, which he read in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table, where the Amendments were again twice read, and agreed unto by the House.

And a further Amendment was made to the Bill, at the Table. Ordered, That the Bill, with the Amendments, be ingroffed.

Ordered, That Mr Burges have Leave to be absent from the Service of the House for a Week.

Ordered, That the House be adjourn'd 'till To-morrow Morning Eleven a Clock.

Wednesday, June 21, 1732.

Bill to continue An Act for Killing Squirrels and Crows, in the Counties of Accomack, and Northampton, was read a fecond Time.

Ordered, That the Bill be ingroffed.

A Bill for adding Part of the Counties of Surry, and Ifle of Wight, unto the County of Brunfwick; and Part of the Parifhes of Lawne's-Creek Southwark, and Warwickfqueak, in the faid Counties of Surry, and Ifle of Wight, unto the Parifh of St. Andrew, in the faid County of Brunfwick, was read a fecond Time.

And an Amendment was made to the Bill, at the Table.

Ordered, That the Bill, with the Amendment, be ingroffed.

A Bill, intituled, An A& to revive and continue certain Parts of an A&, intituled, An A& for afcertaining the Fees of certain Officers; and for better fetlling the Fees of County Court Clerks and Sherifs, and of Attorneys, in Caufes depending in the County Courts, to be allowed in the Bill of Costs; was read the third Time. And a Word was alter'd in the Bill, at the Table.

Refolved, That the Bill do pafs.

Ordered, That Mr Tayloe do carry the Bill to the Council; and defire their Concurrence.

A Bill, intituled, An A& for dividing every of the Counties of Richmond, King George, and Prince William, into two diftin& Parishes, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That Mr Attorney-General do carry the Bill to the Council; and defire their Concurrence.

Mr Attorney-General reported, from the Committee to whom the Bill to make the taking of Slaves unlawfully, Felony, without Benefit of Clergy, was committed, feveral Amendments made by the Committee to the Bill; which he read in his Place, and afterwards delivered the Bill, with the Amendments, in at the Table; where the Amendments were again twice read, and agreed to by the Houfe.

Ordered. That the Bill, with the Amendments, be ingroffed.

The Houfe, upon a Motion, proceeded to take into Confideration the Book of Claims, and Part of the Book was read.

Ordered, That the further Confideration of the Book of Claims, be adjourn'd 'til To-morrow.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Thurfday,

Thursday, June 22, 1732.

R. Lee prefented to the House (according to Order) a Bill to explain the Duty of Surveyors, and prevent their unlawful Fees; and for better securing the Paiment of Surveyors Fees: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Meffage from the Council:

That they have agreed to the Bill, intituled, An Act for fettling fome Doubts and Differences of Opinion, in Relation to the Benefit of Clergy; for allowing the fame to Women, and taking away of Reading; and to difable certain Persons therein mentioned, to be Witnesses.

Alfo to the Bill, intituled, An Act to enable Thomas Bray, Gent. to fell certain entail'd Lands therein mention'd; and to lay out the Purchafe-Money in Slaves, to be annex'd

to other entail'd Lands, therein also mention'd.

Also to the Bill, intituled, An Act for vesting certain entail'd Lands, with the Appurtenances, in the County of Northampton, in Gertrude Harmanson in Fee-Simple; and for settling other Lands and Negros, of greater Value, in Lieu thereof, to the same Uses; without any Amendment.

And that they have made feveral Amendments to the Bill, intituled, An Act prescribing

the Method for Proving Book Debts.

And also to the Bill, intituled, An Act for settling new Ferries over James, Appamatox, Nottoway, Rappahanock, and Pattowmack Rivers; to which they defire the Concurrence of this House.

That they have likewife agreed to the Refolves, for fettling a Yearly Salary on M^{*} William Parks, Printer; and for paying George Webb One Hundred Pounds.

The feveral Petitions following, were prefented to the House, and read, viz.

A Petition of Robert Spotfwood, John Chew, and John Lightfoot, Tobacco Infpectors at the Public Warehouses at Falmouth, in the County of King George; setting forth, That one of the said Warehouses was lately burnt, and it is supposed wilfully and maliciously; that a great Quantity of Tobacco, for which they had passed Notes, was burnt in that House: And praying the Consideration of the House therein.

Also the several Petitions, of Robert Jones, John Paterson, James Jones, John Courtney, Robert Sturdy, William Bethell, and Thomas Wood; setting forth, That they had carried several Hogsheads of Tobacco to the said Warehouse to be inspected; that the same was burnt in the House, before the Inspectors could view it: And praying such

Relief, as the House shall think fit.

Ordered, That the faid Petitions be referr'd to the Confideration of the Committee for Public Claims; and that they do examine the Matter thereof, and report the fame, with their Opinions thereupon, to the House.

The House proceeded to the further Confideration of the Book of Claims; and feveral Mistakes being found therein,

Ordered, That the Book be committed.

Then the House proceeded to take into Consideration, the Amendments made by the Council, to the Bill, intituled, An Ast prescribing the Method for Proving Book Debts.

And to the Bill, intituled, An Act for fettling new Ferries over James, Appamatox, Nottoway, Rappahanock, and Pattowmack Rivers.

And the Amendments were feverally read, and agreed to, by the House.

Ordered, That M^r Attorney-General do carry the Bills to the Council; and acquaint them, That this House hath agreed to the Amendments by them made, to the same.

A Bill, intituled, An Act for adding Part of the Counties of Surry, and Isle of Wight, unto the County of Brunswick, and Part of the Parishes of Lawne's-Creek, Southwark,

and

and Warwicklqueak, in the Counties of Surry, and Isle of Wight, unto the Parish of St. Andrew, in the County of Brunswick, was read the third Time.

Refolved, That the Bill do país.

A Bill, intituled, An A& to continue An A& for Killing Squirrels and Crows, in the Counties of Accomack, and Northampton, was read a third Time.

Refolved, That the Bill do pass.

Ordered, That Mr Fox do carry do carry [fic] the Bills to the Council; and defire their Concurrence.

A Bill, intituled, An AA to make the Stealing of Slaves Felony, without Benefit of Clergy, was read the third Time.

Refolved, Nemine Contradicente, That the Bill do país.

Ordered, That Mr Attorney-General do carry the Bill to the Council; and defire their Concurrence.

Mr Speaker acquainted the House, That he was directed to lay before the House, several Papers relating to divers Transactions in Great-Britain, concerning this Colony, and the other Plantations in America; and the same were read.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Friday, June 23, 1732.

R. Lee reported, That the Perfons appointed, had (according to Order) waited upon the Governor with an Addrefs, That he would be pleafed to iffue His Proclamation, promifing a Reward and Pardon, for difcovering the Perfons, who burnt the Parifh Church of St. Mark, in the County of Spotfylvania:

And that He was pleafed to fay, He would iffue His Proclamation accordingly.

Mr Lee also reported, That the Persons appointed, had (according to Order) also waited upon the Governor, to defire Him, to cause the Seal of the Colony, to be fixed to a copy of the Petition of this House, at the last Session, to the King in Council, in Relation to the Northern-Neck Grant; and to a Duplicate thereof; and to transmit the same; and to procure one of them to be presented to His Majesty:

And that he was likewise pleased to say, That the Seal should be fixed to such Copy

and Duplicate; and that the fame should be transmitted, as was defired.

A Bill to explain the Duty of Surveyors, and prevent their taking unlawful Fees; and for better fecuring the Paiment of Surveyors Fees; was read a fecond Time:

And a Blank was filled up in the Bill; and feveral Amendments were made to the fame at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

Mr Robert Bolling reported, from the Committee of Public Claims, That they had examined the feveral Miftakes in the Book of Claims, and rectified the fame: And having examined the Matter of the feveral Petitions, to them referr'd Yesterday, had agreed upon a Report, which they had inferted in the said Book; and he delivered the Book in at the Table.

And the House proceeded to take the same into Consideration; and some Amendments were made therein, by the House.

Ordered, That the further Confideration of the Book of Claims be adjourn'd 'til Tomorrow.

A Meffage from the Council:

That they have agreed to the Bill, intituled, An Act to enable Robert Carter, Eq.; One of the Executors of the laft Will and Teftament of Monn Page, Efq; deceafed, to pay the Debts of the faid Mann Page; and to entitle him to receive Interest for the Money he hath advanced, or shall advance for that Purpose; and to charge the Estate of the said Mann Page, with the Repaiment of the Principal and Interest.

And

And also to the Bill, intituled, An Act to confirm and establish an Agreement, between Richard Coleman, William Thornton, and Francis Thornton, for the Exchange of certain entail'd Lands, therein mentioned; and for fettling the fame, with certain Negro Slaves, according to the Will of the Donors.

And also to the Bill, intituled, An Act for vesting certain entail'd Lands, with the Appurtenances, therein mentioned, in Thomas Turner, in Fee-Simple; and for fettling

other Lands and Negros, of greater Value, to the fame Ufes.

And also to the Bill, intituled, An Act to reftrain the Inhabitants of the Town of Delaware, from keeping too great a Number of Cattle, and Horles; and from keeping any Sheep, or Hogs, running at large; without any Amendment.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Saturday, June 24, 1732.

R. Conway moved for Leave to prefent to the House, a Bill for lessening the Reward for killing of Wolves: And the fame was received, and read the

Ordered, That the Bill be read a fecond Time.

And the fame was read accordingly.

Ordered, That the Bill be committed to a Committee of the following Perfons: M^r Conway, M^r Robinfon, M^r Lee, M^r Francis Willis, M^r Attorney-General, M^r McCarty, Mr Braxton, and Mr Strother,

Mr Lee reported, from the Committee for Courts of Justice, That upon further Enquiry into the Temporary Laws, they find, An Act for making more effectual Provision against Invasions and Insurrections, will shortly Expire.

And that they had prepared a Bill, to continue the fame; which he prefented to

the House: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

And the fame was read accordingly, and ordered to be ingroffed.

A Bill, intituled, An Act to explain the Duty of Surveyors, to prevent their taking unlawful Fees; and for better fecuring the Paiment of Surveyors Fees; was read the third Time.

Refolved. That the Bill do pais.

Ordered, That the Committee for Courts of Justice, do carry the Bill to the Council; and defire their Concurrence.

Mr Attorney-General prefented to the House (according to Order) a Bill to restrain the ill Ufage of Slaves, held by Tenants for Life: And the fame was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Bill, intituled, An Act to continue the Act for more effectual Provision against Invafions and Infurrections, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That the Committee for Courts of Juftice, do carry the Bill to the Council; and defire their Concurrence.

A Motion being made, That a Reward be given to any Perfon, who fhall discover the Person, or Persons, who burnt the Public Warehouse at Falmouth.

The Question was put, That such a Reward be given?

Refolved, In the Affirmative.

Refolved, That the Reward of One Hundred Pounds, be given out of the Public Money, in the Hands of the Treasurer, to any Person who shall discover and convict the Person, or Persons, who burnt the Public Warehouse at Falmouth.

Ordered, That Mr Lee do carry the faid Refolve to the Council; and defire their Concurrence.

Refolved,

Refolved, That an Address be made to the Governor, to desire Him to iffue a Proclamation, promising the said Reward of One Hundred Pounds, to any Person, who shall discover and convict the Person, or Persons, who are guilty of Burning the said Warehouse; together with His Majesty's gracious Pardon, to such Discoverer, except the Principal Offender.

Ordered, That M^r Lee, M^r Francis Willis, M^r Henry Willis, M^r Blair, M^r Attorney-General, and M^r Tayloe, do wait on the Governor, with the faid Address.

A Meffage from the Council:

That they have made fome Amendments to the Bill, intituled, An Act to amend and explain the Act for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs; to which they defire the Concurrence of this House.

The House resumed the further Consideration of the Book of Claims; and another

Part thereof was read, and agreed to, by the Houfe.

Ordered, That the further Confideration of the Book, be adjourn'd 'til Monday. Ordered, That the House be adjourn'd 'til Monday Morning Eleven a Clock.

Monday, June 26, 1732.

Motion being made to the House, to consider the Claims of the Tobacco-Inspectors, for keeping People to watch the Public Warehouses,

Refolved, That it is the Opinion of this House, That the said Inspectors, ought to apply to the Governor and Council, to be reimbursed their Expences, in watching the Public Warehouses; out of the Revenue of Two Shillings a Hogshead upon Tobacco, being a contingent Charge of the Government.

The House refumed the further Confideration of the Book of Claims; and another Part of the Book was read, and one Article was disagreed to, and several Alterations made

therein.

Ordered, That the further Confideration of the Book, be adjourn'd 'til To-morrow.

A Meffage from the Council:

That they have made feveral Amendments to the Bill, intituled, An Act to revive and continue certain Parts of an Act, for afcertaining the Fees of certain Officers; and for better fettling the Fees of County Court Clerks, and Sherifs; and of Attorneys, in Caufes depending in the County Courts, to be allowed in the Bill of Cofts.

Alfo to the Bill, for dividing every of the Counties of Richmond, King George, and Prince William, into Two diffinct Parishes; to which they desire the Concurrence of this

House.

And that they have agreed to the Bill, intituled, An Act to make the Stealing of Slaves,

Felony, without Benefit of Clergy.

Also to the Bill, intituled, An Act to oblige the County of Caroline, to reimburse William Woodford, the Damages he sustain'd by Means of the Escape of Benjamin Fletcher.

Also to the Bill, intituled, An Act to continue the Act, for making more effectual Provision against Invasions and Insurrections; without any Amendment.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Tuefday, June 27, 1732.

RDERED, That Mr McCarty have Leave to go Home for Recovery of his Health.

The House refumed the Consideration of the Book of Claims, and went thro' it; and several Articles were disagreed to; and the rest of the Book was agreed to, by the House.

Then a Memorial of M^r Secretary *Carter*, was prefented to the House, and read; desiring an Allowance to be made for Fire-Wood for his Office:

And

And after a Debate, the Queftion was put, That an Allowance be made, according to the Prayer of the Memorial.

It passed in the Negative.

A written Message from the Governor, was delivered by Mr Robertson, as follows:

Mr. Speaker, and Gentlemen of the House of Burgesses,

PON the repeated Advices, of the Burning of divers of the Public Warehouses in the Northern-Neck, I did, with the Advice of the Council, direct the Inspectors to appoint Persons they could best conside in, to keep Watch at the respective Warehouses throughout the Colony, to prevent the like Mischiefs for the future: And since this Precaution was very necessary, and intended to save a much greater Charge, which, without it, might have fallen upon the Public, by the destroying of more of those Houses, besides preventing the Loss which thereby might have fallen on the Owners of the Tobacco; I doubt not you will think it reasonable to discharge the Allowances to those Watches, amongst the other incident Charges arising on the Execution of the Tobacco Law. And when you consider, how easy it is, for any evil disposed Person, to break and rob any of those Houses, and afterwards to set them on Fire, on Purpose to conceal that Felony, I am persuaded you will be induced to continue the like Guard hereaster, with such reasonable Reward, as may enable the Inspectors to provide honest and diligent Men for that Service.

June 27th, 1732.

WILLIAM GOOCH.

And

Ordered, That the fame do lie upon the Table, for the Perufal of the Members.

Ordered, That the feveral Sums following be paid to the feveral Officers of the General Affembly, refpectively:

	1.	S.	d.
To M ^r John Randolph, Clerk of the House of Burgesses, for his usual		~.	
Salary,	100	0	0
To the faid Clerk, for his further Allowance,	50	0	0
To the faid Clerk, for Copies of the Laws, and Journals, to be tranf-			
mitted to England,	25	0	0
To the faid Clerk, for finding Books, Paper, and Parchment, for Six			
Seffions, at Five Pounds a Seffion,	30	0	0
To Mr William Robertson, Clerk of the Council, his usual Salary for this			
Selfion,	50	0	0
To the faid Clerk, for Copies of the Journal of Council, to be transmitted			
to England,	10	0	0
To Mr Matthew Kemp, Clerk of the Committee of Propositions and Griev-			
ances,	40	0	0
To M ^r Benjamin Needler, Clerk of the Committee for Courts of Justice,	40	0	0
To M ^r Miles Cary, Clerk of the Committee of Public Claims,	40	0	0
To M ^r Philip Finch, Serjeant at Arms,	50	0	0
To M ^r Francis Fountain, Chaplain,	20	0	0
To the Door-keeper of the Council,	10	0	0
To Nicholas Wager, 10 0 0			
John Mundel, 7 10 0			
William Francis, 7 10 0 Door-keepers,	32	10	0
William Johnson, 7 10 0			
Ordered, That the faid Allowances be inferted in the Book of Claims.			
Ordered, That the Committee for Public Claims carry the Book to the	Coun	cil, f	or

their Concurrence.

Mr Lee reported, That the Perfons appointed, had (according to Order) waited on the Governor, to defire Him to iffue His Proclamation, promifing a Reward, and Pardon, to any Perfon who should discover and convict the Perfon, or Perfons, who are guilty

of Burning the Public Warehouse at Falmouth, except the principal Offender.

And that he was pleafed to fay, He would iffue His Proclamation, as was defired.

M^r Lee also reported, That the Persons appointed, had (according to Order) drawn up a Petition, to be presented to the Parliament of Great-Britain; complaining of many Hardships and Oppressions the Tobacco Trade now labours under; and praying Relief therein: Which they had directed him to report to the House, when the House would to please receive it:

And the fame was received, and read, and agreed to, by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House desire their Concurrence to the said Petition; and that the same shall be delivered to them at a Conference: That this House will appoint Six of their Members, to meet such of the Members of the Council as shall be appointed, at an immediate Conference, upon the Subject Matter of the said Petition.

Ordered, That Mr Lee go up with the Meffage.

And a Meffage was delivered from the Council:

That they do agree to an immediate Conference, upon the Subject Matter of the Petition to the Parliament; and have appointed Three of their Members, who are now ready to meet the Managers of this House.

Ordered, That M^r Lee, M^r Conway, M^r Tayloe, M^r Robinfon, M^r Randolph, and M^r Meriwether, do forthwith withdraw, and attend the Conference with the Council:

And they withdrew accordingly; and being returned,

Mr Lee reported, That the Perfons appointed, had (according to Order) met the Conferees of the Council, and delivered the Petition to them; which they received, and faid, They muft confider it: But defired to know, if this House wou'd admit of any Amendments? To which the Managers of this House answered, That they had no Instructions about that Matter.

Mr Conway reported, from the Committee to whom the Bill for leffening the Reward for Killing of Wolves, was committed; feveral Amendments made by the Committee, to the Bill; which he read in his Place, and afterwards delivered the Bill, with the Amendments, in at the Table:

And the Amendments were again twice read; and with fome Amendments, were agreed unto, by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

The House proceeded to take into Consideration the Amendments made by the Council, to the Bill, intituled, An Ast to amend and explain the Ast, for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs; and the same were severally twice read; and some of them were agreed to, with an Amendment to one of them, and the rest disagreed to, by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House hath agreed to all the Amendments by them made to the said Bill, with an Amendment to one of them, except those marked in the Margin of their Amendments, to be disagreed to:

And that Mr Attorney-General do go up with the Meffage.

A Meffage from the Council:

That they have made fome Amendments to the Book of Claims; to which they defire the Concurrence of this House.

And the Amendments were read.

Refolved, That it is the Opinion of this House, That the Fees of the Attorney-General, and Clerk of the General-Court, arising upon the Prosecution of Criminals, ought not to be paid out of the Revenue upon Liquors, in the Hands of the Treasurer.

Ordered, That a Meffage be fent to the Council, to acquaint them with the faid Refolution; and that the Committee for Publick Claims do go up with the Meffage.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Wednesday.

Wednesday, June 28, 1732.

A Bill to reftrain the ill Ufage of Slaves, held by Tenants for Life, was read a fecond Time: And after a Debate, feveral Amendments were made, at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

An ingrossed Bill, for lefsening the Reward for Killing young Wolves; and for preventing Frauds in obtaining Certificates for Wolves Heads; was read the third Time.

Refolved, That the Bill do país.

Ordered, That Mr Conway do carry the Bill to the Council; and defire their Concurrence.

The House proceeded to take into Consideration, the Amendments made by the Council, to the Bill, intituled, An AA for dividing every of the Counties of Richmond, King George, and Prince William, into Two distinct Parishes:

And the fame were feverally twice read, and agreed to by the House.

The House also proceeded to take into Consideration, the Bill, intituled, An A& to revive and continue certain Parts of an A&, for ascertaining the Fees of certain Officers; and for better settling the Fees of County Court Clerks, and Sherifs; and of Attorneys, in Causes depending in the County Courts, to be allowed in the Bill of Costs:

And the same were severally twice read, and agreed to by the House.

Ordered, That M^{*} Blair do acquaint the Council, That the House hath agreed to the Amendments by them made to the said Bills.

A Meffage was delivered from the Council:

That they had had under their Confideration, the Report of their Managers, from the Conference Yesterday; and that they defired another Conference upon the subject Matter of that Conference, and had appointed the same Managers; who are now ready to meet the Managers of this House.

Ordered, That the Managers who were appointed to manage the Conference Yefterday, do forthwith withdraw, and attend the Conference defired by the Council:

And they withdrew; and being returned,

Mr Lee reported, That the Managers of the Council, had acquainted the Managers of this Houfe, That they proposed to make several Amendments to the Draught of the Petition delivered to them Yesterday; That they thought it necessary, that His Majesty should be addressed on the subject Matter of the said Petition; and that it will be fit, that Application be made to the Right Honourable the Lords Commissioners of the Treasury, for their Favour and Assistance: And that the Council desired to be informed from this House, of the Manner they propose to have the Petition presented, and negotiated:

And he delivered the Amendments, and the Petition, in at the Table.

And the faid Amendments were feverally read; and feveral of them were difagreed

to, and the reft were agreed to, by the Houfe.

Refolved, That John Randolph, Efq; be appointed Agent for this Colony, to negotiate the Affairs of the Colony, in Great-Britain: And that the Sum of Two Thoufand Two Hundred Pounds, be paid to him, out of the Money in the Hands of the Treafurer, to defray his Expences; and for a Reward for his Trouble, and the taking fo long a Voiage.

Ordered, That the Managers do withdraw, and acquaint the Managers of the Council with what this House have done, upon the Report from the Conference; and desire their Concurrence to the said Resolve:

And they withdrew accordingly.

A Meffage from the Council:

That they do recede from the Amendments by them made to the Bill, intituled, An Act to amend and explain the Act, for amending the Staple of Tobacco; and for preventing

Frauds

Frauds in His Majesty's Customs; which were disagreed to by the House; and have passed the Bill, with the Amendments agreed to.

And that they do likewise recede from the Amendments by them made to the Book of Claims.

And that they have paffed the Treasurer's Accounts.

Mr Lee reported, from the Conference, That the Managers had delivered, to the Managers of the Council, what they were inftructed to acquaint them with: And that thereupon they retired to the Council-Chamber, to make Report thereof to the Council.

Ordered, That a Committee for Proportioning the Public Levy, be appointed of the following Persons: Mr Eskridge, Mr Robert Bolling, Mr Henry Willis, Mr Fleming, Mr Robinson, and Mr Price.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Thurfday, June 29, 1732.

N Ingroffed Bill, to restrain the ill Usage of Slaves, held by Tenants for Life, was read the third Time.

Refolved, That the Bill do país.

Ordered, That Mr Tayloe do carry the Bill to the Council; and defire their Concurrence.

The House being informed, That the Order of this House made the first Day of July, 1730, for settling the Bounds between several Parishes, in the Counties of Northumberland, and Lancaster, was not effected:

Ordered, That M¹ James Ball, M² Charles Burges, of the County of Lancaster, M² Charles Lee, M² John Steptoe, of the County of Northumberland, and M² John Woodbridge, of the County of Richmond, do meet at some convenient Time as shall be agreed upon between them, and lay out the Bounds between the Parish of Wickocomico, in the County of Northumberland, and the Parishes in the County of Lancaster, adjoining to that Parish; pursuant to the Order of this House, made the Sixteenth Day of March, 1727; and in Case they should not all meet, the Majority of them may proceed: And that they do report their Proceedings therein, to the next Session of Assembly.

A Motion was made, for paying the Burgesses serving for several Corporations, out of the Public Money in the Hands of the Treasurer:

And the Act of the laft Seffion of Affembly, for the better Regulating the Paiment of the Burgeffes Wages, was read,

And a Debate arofe; and the Question being put thereupon,

It passed in the Negative.

M' Lee reported, That the Managers of the Council, had had a further Conference with the Managers appointed by this Houfe, upon the fubject Matter of the Petition to the Parliament; and that they had directed him to acquaint the Houfe, that the Council do concur to the faid Petition, with the Amendments agreed upon by this Houfe: And that they have alfo agreed to the Refolve, for appointing John Randolph, Efq; Agent for this Colony; and for paying him the fum of Two Thoufand Two Hundred Pounds. And that he was further directed to inform the Houfe, That the Council wou'd prepare an Addrefs to the King, and a Letter to the Lords of the Treafury; which they wou'd fend to this Houfe for their Concurrence: And he delivered the Petition and Refolve in at the Table.

Ordered, That the Petition be fairly transcribed.

The House proceeded to take into Consideration the written Message from the Governor; and the same was read.

And Part of an Act made in the Year 1710, for raifing a Public Revenue, was read. A Debate arose, and the Question was put,

Refolved.

Refolved, That the Expence of Watching the Warehouses, ought to be paid out of the Revenue of Two Shillings a Hogshead, as a contingent Charge of the Government, so long as the same shall be sufficient.

Refolved, That an Address be drawn up, to the Governor, to give Him Reasons, why the House cannot concur with Him in the Matter proposed in the said Message.

Ordered, That M^r Blair, M^r Conway, M^r Francis Willis, M^r Robinfon, M^r Braxton, and M^r Ravenforoft, do forthwith withdraw, and prepare the faid Addrefs.

A written Message was delivered from the Council, as follows:

M' Speaker, and Gentlemen of the House of Burgesses,

The Council having had under their Confideration, a Petition of Major Augustine Smith, representing the great Loss he sustained, by the accidental Blowing up of the Magazine of Powder, for the County of Spotfylvania, some years ago, whereby a Negro Woman of his was killed, and his Dwelling House destroy'd; think it necessary to inform your House, That as the placing that Magazine under his Charge, was not his own Choice, but impof'd on him as the Chief Officer of the Militia then in that County; and that the Arms and Ammunition therein, was the Gift of the General Affembly, defign'd for the Service of the Inhabitants, no Person could be more fit to distribute them to the People, than he who had the Command of the County: It is therefore the more just and reasonable, that he should be recompensed for any Lofs he fuftain'd in the Difcharge of his Duty. And though this cannot properly come under the Denomination of any of those Public Charges directed by Law to be put into the Book of Claims, yet the Council conceive, the Hands of your House are not fo far tied up, as to hinder you from exerting your Generofity to those who merit the fame, or your Compassion to such as suffer in the Public Service: And therefore, they very earneftly recommend Mr Smith's Cafe to your Confideration, that he may be reimburfed what he hath really suffered, in the Loss of his House and Negro Slave aforesaid.

The keeping of Fires in the Secretary's Office, during the cold Seafon of the Year, is fo neceffary for the Preferration of the Public Records, and fo ufeful to the Judges and Officers of the General Court, and Court of Oyer and Terminer, that the Council conceive the fupplying that Office with Fewel, ought to be defray'd at the Public Charge, as a Public Benefit acrues from it. And therefore they cannot but recommend to your Houfe, the Providing for that Expence hereafter, and the reimburfing M' Secretary, who hath hitherto

defray'd it out of his own Pocket.

By Order of the Council,

William Robertson, Cl. G. A.

Mr Blair reported, That the Perfons appointed, had (according to Order) prepared the Addrefs to the Governor; which he delivered in at the Table, and was agreed to, as follows:

To the Honourable WILLIAM GOOCH, Efq; His Majesty's Lieutenant-Governor, and Commander in Chief, of the Colony of Virginia.

SIR,

"in Relation to the Charges lately brought upon the Government, for Watch"ing the Public Tobacco Warehouses, beg Leave to acquaint You, That as
we have upon all Occasions shew'd the greatest Deference that can be, to any
"Thing You think fit to propose, so it is with all imaginable Reluctance, that we find
"ourselves under a Necessity of not concurring with You in this Matter; altho' we must
"acknowledge the Prudence and Expedience of the Measures which have occasion'd
"these Charges. We persuade ourselves, when You are informed, that the Revenue
"in the Hands of the Treasurer is now entirely exhausted, and that many great Sums
"must necessarily be supplied out of the Money that may be expected to be raised by
"the new Duty Acts, towards defraying several Expences of the Tobacco Law, which
"are expressly appointed to be made good by the General Assembly, You will be fatissised,
"that we have done our Duty, in referring those Claimants to be considered by Your
"Honour.

"Honour, and the Council, and to be paid out of the Revenue of Two Shillings per "Hogfhead; which we doubt not, is very able to do it. We hope we have not acted "herein, without a due Regard to the Tobacco Law, which exprefly mentions every "Thing that can possibly be demanded of the General Assembly, in the Execution thereof; "and if this be not one of those, we presume it is as much a contingent Expence to the "Government, as any other that can be mentioned. The General Assembly has upon "fome Occasions contributed to the Support of the Government, when the other Reve"nue was descient; but we have never had any Assistance from thence, when our "Treasury has been empty: Therefore, we hope Your Honour will be pleased to con"ftrue what we have done in this Business, as proceeding from a just Sense of our Duty; "and not without the most fincere Respect and Deserence to You, which You so well "deserve, in every Part of Your Administration."

Ordered, That the faid Address be presented to the Governor, by the Persons who

prepared it.

A Meffage from the Council:

That they have agreed to the Bill, intituled, An Act for leftening the Reward for killing young Wolves; and for preventing Frauds in obtaining Certificates for Wolves Heads.

And also to the Bill, intituled, An Act for adding Part of the Counties of Surry, and Isle of Wight, unto the County of Brunswick, and Part of the Parish of Lawne's-Creek, Southwark, and Warwicksqueak, in the said Counties of Surry, and Isle of Wight, unto the Parish of St. Andrew, in the said County of Brunswick; without any Amendment.

And that they have made feveral Amendments to the Bill, intituled, An Act to reftrain the keeping too great a Number of Horses and Mares; and for amending the Breed thereof; and to prevent unbroke Horses and Mares from going at large; to which they defire

the Concurrence of this House.

Then the House proceeded to take into Consideration the written Message from the

Council; and the fame being again read,

Refolved, That the Sum of Forty Pounds, out of the Public Money in the Hands of the Treasurer, be paid to M^r Augustine Smith, towards repairing the Loss he suftain'd, by the Blowing up of the Gunpowder committed to his Care, by the Order of the Government.

Ordered, That Mr Francis Willis do carry the Refolve to the Council, for their Concurrence.

Refolved, That no Allowance be made for defraying the Expence of Fewel in the Secretary's Office.

Then the House proceeded to take into Consideration the Amendments made by the Council to the Bill, intituled, An Act to restrain the Keeping too great a Number of Horses and Mares; and for Amending the Breed thereof; and to prevent unbroke Horses and breeding Mares from going at large.

And the same being read, were disagreed to, by the House.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Friday, June 30, 1732.

RDERED, That a Committee be appointed to examine the inrolled Bills, of the following Persons: Mr Robinson, Mr Thacker, Mr Muscoe, Mr Stith, Mr Randolph, Mr Fleming, Mr Eaton, and Mr Lee.

Mr Eskridge reported, That the Perfons appointed, had (according to Order) fettled the Proportions of the Public Levy, and stated the fame in a Book, which he delivered in at the Table; and the same was read, and agreed to.

Ordered, That M^r Eskridge do carry the Book to the Council, for their Concurrence, M^r Eskridge prefented to the House a Bill for Raising a Public Levy; which was receiv'd, and read the first Time.

Ordered,

Ordered, That the Bill be read a fecond Time.

And the same was read a second Time.

Ordered, That the Bill be ingroffed.

An ingroffed Bill for raifing a Public Levy, was read the Third Time; and an Amendment was made to the Bill.

Refolved, That the Bill do país.

Order'd, That M^r Eskridge do carry the Bill to the Council, for their Concurrence. M^r Randolph reported, That the Managers of the Council had delivered to him an Addrefs, agreed upon by them, to His Majefty, and a Letter to the Right Honourable the Lords of the Treafury; to which they defire the Concurrence of this House: And he delivered the same in at the Table.

The Address was read, and agreed to.

The Letter was likewife read, and agreed to.

Order'd, That the faid Addrefs, and Letter, be fairly transcrib'd, and fign'd by the Speaker, in Behalf of this House; and be sent back to the Council, for their figning.

A Message from the Council: That they have agreed to the Book of Proportions: And to the Bill, intituled, An Act for Raising a Public Levy: And also to the Resolves, for Paying the Reward of One Hundred Pounds, for the Discovery of those who burnt the Public Warehouse at Falmouth: And for Paying Forty Pounds to M' Augustine Smith.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Saturday, July 1, 1732.

R. Robert Bolling reported, That he had waited on the Governor, and obtain'd His Affent to the Book of Claims, and Proportions.

Mr Attorney-General reported, That he had prepared an Addrefs to the Governor, giving a fummary Account of the Proceedings of this Seffion; which he defired might be received: And the fame was received, and read, and agreed to, as follows:

To the Honourable WILLIAM GOOCH, Efq; His Majesty's Lieutenant-Governor, and Commander in Chief, of the Colony and Dominion of Virginia.

SIR,

E His Majefty's most Dutiful and Loial Subjects, the Burgesses of this Gen"eral Assembly, having gone through the several Matters You was pleased
"to propose to our Consideration, at the Opening of the Session, and pre"pared several Bills thereupon, as well as upon other Subjects, which in
"the Course of our Proceedings we found necessary for the People; do now attend
"You, to present them for Your Assemble."

"And at the fame Time muft acquaint You, That we have prepared, in Concurrence with the Council, an humble Addrefs to His Majefty, a Petition to the Parliament, and a Letter to the Right Honourable the Lords Commissioners for Executing the "Office of Lord High Treasurer of Great-Britain, in Relation to certain arduous and important Affairs, very much concerning the Interest of the Crown, and the Trade and "Commerce of this Colony: And in Order to render them more effectual, we have appoint dan Agent, in whom we place great Confidence, who will forthwith repair to Great-Britain, to negotiate the same with all Diligence: And as we do not doubt your Appropriation of the Person we have chosen for that Purpose, we hope You will be pleased to transmit these Things to Great-Britain by him, and to cause the Seal of the Colony to be fixed to our Petition; that it may not want Testimony of it's being an authentic "Representation of the Grievances therein set forth

"As You have, upon fo many Occasions, contributed Your good Offices with Sucess, "for the Service and Advantage of the People under your Government, we perswade our

"felves,

"felves, You will now employ Your Interceffion with the King, and His Ministers, to "promote the good Work we have been obliged, from a Sense of our Duty, to offer to "their Consideration.

"And we can only add our fincere Acknowledgments and Sentiments of Gratitude, "for the many good Things you have done for us, and those we represent, thro' the whole "Course of Your Administration; hoping You will receive from our Gracious Sovereign, "all the Marks of His Favour, which He usually bestows on Those who faithfully execute "the power He Puts into their Hands, and without doubt will think You deserve, for "Your Integrity and Merit, in His Service."

Ordered, That the faid Address be presented by the whole House.

A Message from the Governor, was delivered by Mr Robertson:

M' Speaker, The Governor commands the immediate Attendance of this House, in the Council-Chamber; and that you bring with you such Bills as are ready for His Afsent. And M' Speaker, and the House, went up accordingly.

And the Governor was pleafed to give his Affent to the following Public and Private

An ACT for laying a Duty on Liquors.

An ACT for laying a Duty upon Slaves, to be paid by the Buyers.

An ACT to continue the Act, for making more effectual Provision against Invasions and Insurrections.

An ACT to prevent frivolous and vexatious Suits: And to regulate Attorneys practifing in the County Courts.

An ACT to continue and make perpetual an Act therein mentioned: And for impowering any Judge of the General Court to take Bail when the faid Court is not fitting; and to oblige Defendants to pay Cofts upon Overruling a Plea in Abatement; and for allowing any Perfon to plead feveral Matters.

An ACT to make the Stealing of Slaves, Felony, without Benefit of Clergy.

An ACT for fettling fome Doubts and Differences of Opinion, in Relation to the Benefit of Clergy; for allowing the same to Women, and taking away of Reading; and to disable certain Persons therein mentioned, to be Witnesses.

An ACT prescribing the Method for Proving Book-Debts.

An ACT to amend and explain the Act for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs.

An ACT to revive and continue certain Parts of an Act, for afcertaining the Fees of certain Officers; and for better fettling the Fees of County Court Clerks, and Sherifs; and of Attorneys, in Caufes depending in the County Courts, to be allowed in the Bill of Cofts; and for fettling the Fee for Summoning Witneffes, in Controverfies depending before the Governor and Council; and afcertaining the Allowances to fuch Witneffes.

An ACT for leffening the Reward for Killing young Wolves; and for preventing Frauds

in obtaining Certificates for Wolves Heads.

An ACT for adding Part of the Counties of Surry, and Isle of Wight, unto the County of Brunswick; and Part of the Parish of Lawne's-Creek, Southwark, and Warwicksqueak, in the said Counties of Surry, and Isle of Wight, unto the Parish of St. Andrew, in the said County of Brunswick.

An ACT for fettling new Ferries over James, Appamatox, Nottoway, Rappahanock, and Potowmack Rivers.

An ACT for Altering the Days for holding Courts of Richmond, and Westmoreland Counties.

An ACT for raifing a Public Levy.

An ACT for dividing every of the Counties of Richmond, King George, and Prince William, into Two diftind Parishes.

An ACT to enable and oblige the Parish of St. George, in Spotsylvania County, to refund and pay back to the Parish of St. Mark, in the County aforesaid, the Tobacco therein mentioned.

- An ACT for Altering the Place for holding Courts, in the County of Spotfylvania.
- An ACT for pulling down Wooden Chimneys, in the Towns of Southampton, and Norfolk; and to prevent the Building of others for the future.
- An ACT to reftrain the Inhabitants of the Town of Delaware, from keeping too great a Number of Cattle, and Horfes; and from keeping any Sheep or Hogs, running at large.
- An ACT to enable Robert Carter, Efq; one of the Executors of the last Will and Testament of Mann Page, Efq; deceased, to pay the Debts of the said Mann Page; and to entitle him to receive Interest for the Money he hath advanced, or shall advance, for that Purpose; and to charge the Estate of the said Mann Page, with the Repayment of the Principal and Interest.
- An ACT to confirm and establish an Agreement therein mentioned, made between Thomas Bray, Gent. and John Randolph, Esq; for the Settlement of their respective Rights to certain Lands, whereof David Bray, the elder, Gent. deceased, died seised; and for other Purposes therein also mentioned.
- An ACT for vefting certain entail'd Lands, with the Appurtenances, therein mention'd, in Thomas Turner, in Fee-Simple; and for fettling other Lands and Negros, of greater Value, to the fame Ufes.
- An ACT to oblige the County of Caroline, to reimburfe William Woodford the Damages he fuftain'd by Means of the Efcape of Benjamin Fletcher.
- An ACT for vefting certain entail'd Lands, in John Allen, Gent. in Fee-Simple; and for fettling other Lands, and a Mill, of greater Value, to the fame Uses.
- An ACT to enable Charles Barham, to fell certain entail'd Lands, therein mention'd; and to purchase other Lands, therein also mention'd, to be settled in Lieu thereof, to the same Uses.
- An ACT for vefting certain entailed Lands, with the Appurtenances, in the County of Northampton, in Gertrude Harmanson, in Fee-Simple; and for settling other Lands and Negros, of greater Value, in Lieu thereof, to the same Uses.
- An ACT for vesting Three Hundred Acres of Land, with the Appurtenances, in the Parish of Washington, in the County of Westmorland, whereof George Weedon is seised in Fee-Tail, in John Washington, Gent. in Fee-Simple; and for settling other Lands, of greater Value, to the same Uses.
- An ACT to confirm and establish an Agreement between Richard Coleman, William Thornton, and Francis Thornton, for the Exchange of certain entail'd Lands, therein mentioned; and for settling the same, with certain Negro Slaves, according to the Will of the Donors.
- An ACT for vefting Two Hundred Acres of Land, with the Appurtenances, in the Parish of Sittenburn, in the County of Richmond, whereof William Wilson Homes, and Mary his Wife, in Right of the faid Mary, are feifed in Fee-Tail, in Richard Barnes, in Fee-Simple; and for fettling other Lands and Negros, of greater Value, to the same Uses.
- An ACT for confirming certain entail'd Lands, therein mentioned, to William Meriwether, in Fee-Simple; and for fettling other Lands and Negros, in Lieu thereof, to the fame Uses.
- An ACT to enable Thomas Bray, Gent. to fell certain entail'd Lands, therein mention'd; and to lay out the Purchafe-Money in Slaves, to be annex'd to other entail'd Lands, therein also mentioned.
- An ACT to confirm certain entailed Lands, with the Appurtenances, therein mentioned, to John Tayloe, Efq; in Fee-Simple; and for fettling other Lands and Negros, therein also mentioned, of greater Value, in Lieu thereof, to the same Uses.
- An ACT to fettle certain entail'd Lands, with the Appurtenances, in the County of Effex, whereof William Loury and Mary his Wife in Right of the faid Mary, are feifed upon the Iffue of the faid Mary, by her last Marriage; and for settling other Lands, in Lieu thereof, to the same Uses.

He also gave His Assent to the several Resolves of the House of Burgesses, which were agreed to by the Council, viz.

For paying the Salary of One Hundred and Twenty Pounds per Annum, Half-Yearly, to William Parks, Printer, in Confideration of Printing the feveral Matters mentioned in his Propofals to the General Affembly; and that his Salary commence at the End of this Seffion.

For paying the further Sum of One Hundred Pounds, out of the Money in the Hands of the Treafurer, to *George Webb*, in full Compensation for his Care and Pains, in Preparing a Copy of the Laws, and Composing a Table for the Press.

For paying the Reward of One Hundred Pounds, out of the Public Money in the Hands of the Treasurer, to any Person who shall discover and convict the Person or

Perfons, who burnt the Public Warehouse at Falmouth.

For appointing John Randolph, Efq; Agent for this Colony, to negotiate the Affairs of the Colony, in Great-Britain: And for paying the Sum of Two Thousand Two Hundred Pounds, to him, out of the Money in the Hands of the Treasurer, to defray his Expences; and for a Reward for his Trouble, and the taking so long a Voiage.

For paying the Sum of Forty Pounds, out of the Public Money in the Hands of the Treasurer, to Mr Augustine Smith, towards repairing the Loss he sustained by the Blowing

up of the Gunpowder committed to his Care, by the Order of Government.

For paying a Reward of One Hundred Pounds, out of the Public Money in the Hands of the Treafurer, to any Perfon who shall discover and convict the Perfon or Persons, who burnt the Parish Church of St. Mark, in the County of Spotsylvania.

And then made the following Speech:

Gentlemen of the Council, Mr Speaker, and Gentlemen of the House of Burgeffes.

Y Affent to the feveral Bills, which, during the Course of this Session, were framed by your Unanimity, proves our Harmony compleat: The Act to explain the Act for Improving our Staple, in Order to restore a decaied Trade, already on the mending Hand, will, at this Juncture, bring great Credit to our Proceedings, and, I hope, conciliate the Affections of every Man that wishes well to Virginia.

But amidft all this Concern for the Good of our Trade, and notwithstanding our Agreement here, little will be our Satisfaction, unless in your several Stations and Capacities, you preserve Quiet in your respective Counties: For, to what Purpose are Protection and Government, if we ungratefully throw off their happy Institute, by our own groundless Discontents and Uneasiness? Or what Advantage will the most extensive and successful Commerce afford us, if, for want of Peace and good Order, we can't enjoy with Safety, what is the Produce of our Industry?

To avoid fuch Things as are a Difgrace to Government, and a Difparagement to Legiflation, continue your Endeavours to correct and diffipate all Mifacceptations and Jealoufies; that the People committed to our Charge, being made fensible of their Duty, and doing their Best to promote mutual Happiness, may pay a due Regard to the Authority which protects them in their legal Rights, and live in Obedience to Laws, which really Aim at no less than rendering them as prosperous in their Dealings, and as easy in their Circumstances, as they themselves are willing to be: And whatever has such a Tendency, or will be for the Honour of this Colony, if consistent with my Duty to my Roial Master, and Conformant to the Relation we stand in, to Great-Britain, I shall, with the greatest Pleasure, advance it; and you may always depend upon a sincere Performance of it, on my Part.

After my hearty Thanks to you, for what you have done, with wishing all of you Health and Success in your Retirement from the Public to your own private Affairs, nothing remains, but to acquaint you, That I have thought fit to prorogue this Afsembly, to Thursday the 16th of November next; and accordingly this Afsembly is prorogued to that Time.



THE

JOURNAL

OF THE

HOUSE OF BURGESSES.

1734.



JOURNAL

OF

THE HOUSE BURGESSES.

Thursday, August 22, 1734.

SIR John Randolph having refigned his Commission of Clerk of the House of Burgesse, and Benjamin Needler having taken the Oaths appointed to be taken by Act of Parliament, instead of the Oaths of Allegiance and Supremacy, the Oath of Abjuration, and the Test, was, by Virtue of a Commission from the Honourable the Lieutenant Governor, sworn Clerk in his Stead, and admitted to his Place in the House accordingly.

A Meffage from the Governor was delivered by Mr Robertson.

M' Speaker, The Governor commands the immediate Attendance of this House in the Council Chamber.

Mr Speaker, with the House, went up accordingly; and being returned, he reported, That the House had attended the Governor in the Council Chamber; and he was pleased to make a Speech to the Council and this House; of which, to prevent Mistakes, he had obtained a Copy, which was read by the Clerk, and is as follows:

Gentlemen of the Council, Mr Speaker, and Gentlemen of the House of Burgesses,

F a conftant and a tender Regard for the true Interest of Virginia, as limited by what we owe to our Mother Country, could procure for you those wholsome Laws which from Time to Time are wanting to advance it, I should have had no Occasion to call you together: But since they must be concerted by mutual Advice, and are only to be obtained by legal Methods of Deliberation, the repeated Proofs you have given of the same upright and laudable Disposition, are so many unquestionable Attestations, that whatever the prudent Measures already entered into for promoting our Trade, have made necessary, in order to secure to it a more lasting Establishment, will meet with the usual Concurrence of an Affembly, whose Zeal for the Prosperity of the Colony has hitherto been so conspicuous.

AS the Law enacting the Regulation our Staple is at prefent under, by which it has acquired a very valuable Reputation, is now near expiring, that I may not be found fwerving from my Profession, I must earnestly recommend to you the framing of a Bill to the same Uses and Purposes, therein carefully reducing and adjusting the Number of Warehouses, and the Rents to such a Yearly Charge, as the Annual Income may be sufficient to support and defray all its Expences, including an encouraging Recompence

to every Inspector.

AND, whereas Mankind are tempted to engage in a Trade, as well by the Certainty of its Duration, as by the Goodness of the Commodity they deal in, and the only Motive that animates our own People to Industry, is the Prospect of an encouraging Market, the Advantages we may fairly promise our selves from Measures so well grounded, ought not to be put in Hazard by too stinted a Portion of Time: For, as a perpetual Law, or a Law for a long Term of Years, will infallibly keep our Trade steady; so, a Law that quickly ends, tho' frequently renewed, will render the Price of our Staple very precarious. And you must excuse me, Gentlemen, for anticipating your Judgment upon a Subject of such Consequence, the Truth whereof may be controverted, tho' it can't be confuted.

SOME Amendments to our Militia Law will be the next best Pledge of your Love

to your Country, which could never more feafonably be expreffed.

THE Marriage of the PRINCESS ROIAL to His Serene Highness the PRINCE of ORANGE, which has lately been the happy Occasion of an universal Rejoicing thro' the Kingdom of Great-Britain, will, no question, be a Matter of equal Joy to you; fince we have the same Reason to contemplate His Majesty's consummate Wisdom, and to acknowledge the Regard he has shewn for his People, in securing to them, by this intimate Alliance, the Friendship of that illustrious House.

AS I have not proposed any Thing to you, but what directly and immediately tends to the Interest and Credit of the Colony, and to the Happiness of all the Inhabitants, Rich and Poor, whom we are every one of us, bound to protect and maintain in their legal and just Rights, I shall depend upon your Sussings for their Accomplishment: And, I make no Doubt, our Endeavours will be crowned with Success, whilst we provide, by these righteous Means, such a Reward for the Planters Labour, and such Security for their Properties, as will most conduce to the Good of the Public.

Refolved, That an Humble Address be presented to the Governor, to return the fincere Thanks of this House for his kind Speech to the Council and this House; and for his constant and affiduous Care for the Welfare and Prosperity of this Colony.

Refolved, That a Committee be appointed to draw up an Address to the Governor upon the said Resolution. And it is referr'd to

Mr Robinson,

Mr Robert Bolling,

M^r Attorney, M^r Eskridge, M^r Baffet, M^r Francis Willis, and

Mr Armiftead.

Refolved, That this House will take the Governor's Speech into Consideration To-morrow.

Ordered, That the Committee of Privileges and Elections be Revived, to confift of the following Persons:

Mr Eskridge.

M^r Grymes,

Mr Robinfon, and

Mr Thacker,

Mr Randolph.

And they are to meet when they think fit, and to take into their Confideration all fuch Matters as fhall or may come into Queftion, touching Returns, Elections, and Privileges; and to report their Proceedings, with their Opinions therein, to the Houfe, from Time to Time: And the faid Committee is to have Power to fend for Witneffes, Perfons, and Records, for their Information.

Ordered, That the Committee of Propositions and Grievances be Revived, to confift of the following Persons:

Mr Attorney General,

M^r Merriwether, M^r Conway, M^r Braxton, M^r Prefly, M^r Dangerfield, M^r Francis Willis,

Mr Henry Willis,

M^r Francis Willis, M^r Armiftead, and

M' Henry Will.
Mr Eskridge,

Mr Baffet.

And

And they are to meet when they think fit, and to adjourn from Day to Day; and to take into their Confideration all Propositions and Grievances that shall come legally certified to this Assembly; and to report their Proceedings, with their Opinions thereupon, to the House, from Time to Time: And all such Propositions and Grievances are to be delivered to the Clerk of the House, and by him to the said Committee, of Course: And the said Committee are to have Power to send for Persons, Papers, and Records, for their Information.

Ordered, That Mr Kemp be continued Clerk to the faid Committee.

Ordered, That the Committee of Public Claims be Revived, to confift of the following Persons:

M^r Lawrence Smith,

M^r Samuel Harwood, M^r Simmons,

Mr Ball,

Mr Robert Bolling, Mr Whit.

M^r Whitehead, M^r William Harwood,

Mr Grey,

Mr John Bolling, and

Mr Thornton.

And they are to meet when they find it neceffary, and to adjourn from Day to Day; and to take into their Confideration all Public Claims which shall be prefer'd to the House during this Session; and to report their Proceedings, with their Opinions therein, to the House, when they have gone through the said Claims: And all Persons that have any Claims, are to deliver them to the Clerk, and he is to deliver the same to the said Committee, of Course: And they are to have Power to send for Persons, Papers, and Records, for their Information.

Ordered, That Mr Cary be continued Clerk to the faid Committee.

Ordered, That M^r Fountain be continued Chaplain to the House; and that he do attend to read Prayers every Morning at Ten a Clock: And That M^r Attorney, M^r Francis Willis, and M^r Eskridge, do wait on the Governor and Council, and acquaint them therewith.

Ordered, That Nicholas Wager, John Mundell, and William Francis, who attended as Door-keepers to this House last Session, be continued in their Offices; and that John Johnson be appointed Door-keeper, in the Room of William Johnson, deceased.

Ordered, That a Meffage be fent to the Governor, to defire him to order a new Writ to iffue, for Electing a Burgess to serve in this present General Affembly, for the College of William and Mary, in the Room of Mr George Nicholas, deceased.

Also a new Writ for Electing a Burgess to serve in this present General Assembly, for James-Town, in the Room of Mr Archibald Blair, deceased.

Also a new Writ for Electing a Burgess to serve in this present General Assembly for the County of Lancaster, in the Room of Mr Charles Burgess, deceased.

Also a new Writ for Electing of Burgesses to serve in this present General Assembly, for the County of King George, in the Room of M^r Nicholas Smith, and M^r William Strother, deceased.

Also a new Writ for Electing a Burgess to serve in this present General Assembly, for the County of Caroline, in the Room of Mr Richard Buckner, deceased.

Also a new Writ for Electing a Burgess to serve in this present General Assembly, for the County of Stafford, in the Room of Mr John Fitzhugh, deceased.

Also a new Writ for Electing a Burgess to serve in this present General Assembly, for the County of *Richmond*, in the Room of *John Tayloe*, Esq; who since his Election, hath been appointed and sworn of His Majesty's Council.

Also a new Writ for Electing a Burgess to serve in this present General Assembly, for the County of Westmoreland, in the Room of Thomas Lee, Esq: who since his Election, hath been appointed and sworn of His Majesty's Council.

Alfo a new Writ for Electing a Burgess to serve in this present General Assembly, for the County of Norfolk, in the Room of Mr William Crafford, who since the last Session, hath accepted and executed the Office of Sheriff of the said County.

Alfo

Also a new Writ for Electing a Burgess to serve in this present General Assembly, for the County of Northampton, in the Room of Mr Thomas Marshall, who since last Session, hath accepted the Office of an Inspector.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Friday, August 23, 1734.

Proposition from the County of *Hanover*, complaining of the insolent Behaviour of Mulattos, proposing that a Law be made to distinguish who shall be said to be Mulattos, and praying the Consideration of the House therein, was presented to the House, and read.

Ordered, That the faid Proposition be refer'd to the Consideration of the Committee of Propositions and Grievances.

Refolved, That the Committee for Courts of Justice be Revived, to confift of the following Persons:

Mr Robertfon, Mr Grymes,
Mr Randolph, Mr Ravenfcroft,
Mr Martin, Mr Mead, and
Mr Thacker.

And they are to meet, and adjourn from Day to Day; and to take into their Confideration all Matters relating to Courts of Juftice, and their Proceedings; and to infpect the Journals of the laft Seffion; and to prepare and draw up a State of the Matters then depending and undetermined, and the Progrefs that was made therein; and to report the fame to the House: And they are also to examine what Laws have expired fince the last Sefsion; and to inspect such temporary Laws as will expire with the End of this Session, and to report to the same to the House, with their Opinions which of them are fit to be revived or continued: And the Committee are to have Power to send for Persons, Papers, and Records, for their Information.

Ordered, That Mr Webb be appointed Clerk to the faid Committee.

A Member returned upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy, the Oath of Abjuration, and the Teft, and also the Oath of a Burgess, was admitted to his Place in the House.

The Order of the Day being read, Refolved, That the House will resolve itself into a Committee of the whole House, on Wednesday next, to consider the Governor's Speech.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Saturday, August 24, 1734.

HE Members being met between Eleven and Twelve a Clock, Mr Serjeant brought the Mace, and laid it under the Table: And the Clerk informed the Houfe, That he had received a Letter directed to him as Clerk of the Houfe, from Mr Speaker; which was read as followeth:

August 24, 1734.

Sir,

Desire you to prefent the Inclosed to the House, and in that you will oblige,
Sir, Your Humble Servant,
JOHN HOLLOWAY, Speaker.

The Inclosed was another Letter, which was also read, as followeth, viz.

Gentlemen,

Gentlemen.

THE State of my Health has for some Time past been such, That I find I am not able to attend the Duty of my Office, without great Inconveniency to my self, and perhaps some Detriment to the Public Business: Therefore I take this Occasion to return you my fincere Thanks for the many Favours I have received from you, and to acquaint you, that I choose to retire from the Fatigue which I must necessarily undergo in the service of this Session, and to desire you to supply my Place of Speaker by a new Fledim

I am, with all Duty, Gentlemen, Your most obedient, and ever obliged humble Servant, JOHN HOLLOWAY, Speaker.

After reading whereof, Mr Attorney General stood up, and spake as followeth:

Am commanded by the Governor, to acquaint this House, that he has received a Letter from Mr Holloway, That he cannot further attend the Service of this House, as Speaker; and that it is His Pleasure, that this House do immediately proceed to the Choice of a new Speaker.

And he recommended Sir John Randolph, as a Person equal to, and eminently

qualified for, that Truft. Whereupon,

Sir John Randolph was unanimoufly chosen, and accordingly conducted to the Chair, by Two Members; and being there placed, made a Speech to the House, as follows:

GENTLEMEN,

COME now to experience all the Degrees of your Favor and Kindness to me; and it will not become me to pretend any Unwillingness to accept what you think me worthy of: Tho' I know, after Gentlemen have emploied all their Interest to be elected into this Office, they usually represent themfelves abfolutely incapable of discharging the Duties of it. But if this be done without a Confciousness of the Truth of what they say, or any Design to depart from the Right of their Election, it must either be a false Appearance of Modesty, or a blind Compliance with a Custom, that perhaps, in the beginning, was founded upon Truth and Reason, but by Time, like many others, becomes only an Abuse of Words; which I cannot follow: And I the rather avoid it, because I intend, upon no Occasion, to give you any Instance of the least Infincerity, which I think not only very useless, but the most vicious Thing in the World. Therefore, I must own, I do with a particular Pleasure embrace the Opportunity you have given me, of employing my fmall Talents, which appear to you in a much better Light than they deferve, ftill in your fervice; and I thank you for this additional Inftance of your Confidence in me, in beftowing your greatest Trust upon me. But as to my fitness to serve you, Time and your own Experience will best determine it; so it may be needless to raise your Expectations about it: Only thus much I will affure you, that all the Advantages I may have received from a long Experience of the Methods of this House, shall be improved for the Advancement of your Reputation, and the Public Good; and I will not imagine, that the Pageantry and Formalities of this Office, are any Part of the Honors of it, which I know must proceed from a Labor and Diligence to prevent any Imputation upon your Proceedings and Resolutions. To this I am bound, not only by the Duty I owe to you, but by my own Interest; fince nothing can happen amis here, that will not be reflected on me. perhaps in more than my due Proportion, while the Weight of my own failings will lie wholly on my felf, and perhaps of fome that may be only imaginary: For as, on the one Hand, it is not the easiest Thing in public Debates, so to hold in one's own Temper, as to avoid all just Occasions of Reproach; so on the other, it is one of the hardest. to place what is done justly and laudably in such a View as will be acceptable to every Body. The Prejudices with which we imbibe all of our own Opinions, which are generally impressed upon us too hastily, are often the Occasion of great Injustice in this Particular: And the Partiality of Mankind is fuch, that they cannot cordially approve what is done by those who do not concur with all their Sentiments; but are apt to charge the contrary Side with Ignorance, Obftinacy, or perhaps Corruption. Yet tho' this be very common, every Body is ready to condemn it as one of the great Weakneffes of Human Nature; which is most evidently true from this, that both Sides, in every Opposition, of which one must certainly be in the wrong, entertain the same Rancour and Animofity against each other, from an imaginary Excellence of their own Modes of Think-But I have abundant Reason to hope, from my Experience of the Candor and Good-will of this House towards me, that I shall be exempted from any unkind Cenfures of this Sort; and indeed, feeing we have the Happiness, which feems almost peculiar to our felves, of being under none of the Perturbations which we fee every where elfe arifing from the different Views and Defigns of Factions and Parties, and have yet no Footsteps of Corruption among us, instead of raising any Heat or Intemperance in our Debates, which are always unnecessary, we should look upon all Differences among us to proceed from the Doubtfulness of Expedients that shall be proposed for the Common Good: And upon that Account, the Minority fhould fubmit calmly and chearfully to what the Majority determines, 'til Time and Experience shall either convince, or furnish them with more forcible Arguments against it. Then we shall hear one another patiently, put the Weight of every Man's Reafon in the Ballance against our own, and at last form a Judgment upon the whole matter; which, if not the wifest, yet, refulting from the Integrity of our own Principles, will be honeft and commendable. But if we come, by our Refentments and Impatience of being out voted, or by our Affections, to confider Men more than the Matter, we fhall be fure to be always in the wrong, because what we do from Confiderations without us, can have no good Foundation; and we must lose all the Advantages of Reasoning and Argument. And, however Mankind may be provoked, by being thwarted with the Sentiments of other Men, a Variety of Opinions is not only absolutely necessary to our Natures, but is likewise of all Things the most useful; fince if all Men were of one Mind, there would be no Need of Councils; no Subject for Learning and Eloquence; the Mind would want its proper Exercife, and without it, like the Body, would lofe its natural Strength, from a Habit of Sloth and Idleness. Truth itself will receive an Addition of Strength by being opposed, and can never be in Danger of fuffering by the Test of Argument.

THESE being Notions by which we fhould be directed, in discharging the Trust the People have reposed in us, if we would establish them in our Practice, we should then attain the true Dignity of our Representation; and I slatter myself, from your accustomed Prudence and Moderation, every Gentleman here will consider what it is to

reprefent the People of any Country.

BUT indeed, I know I muft make the worft Figure myfelf, if I fhall be found unable to perform what it will be my Duty to dictate to others; if I fhall endeavour to make the eftablished Rules of your Proceedings subservient to my own Fancies and Humours, or Interests; or shall bring into this Chair a Reftlesness and Impatience about Points that may be carried against my Sentiments; or shall pretend to any Authority of swaying any Member in his Opinion; I say, then I shall deserve to have no Instuence upon your Proceedings; but do not doubt, nay I hope, you will mortify me with the utmost of your Contempt for the Inconsistence of my Theory and Practice. And if I shall happen to succeed better, I will pretend to no other Praise, but that of not having deceived the Expectations of so many worthy Gentlemen, who have continued to heap upon me such a Series of Favors, which so long as I retain the Memory of any Thing, I must look upon as the chief Foundation of the Credit and Reputation of my Life.

Ordered, That a Meffage be fent to the Governor, to acquaint Him, That this House had made Choice of a Speaker; and to know his Pleasure, when this House shall attend to present him.

Ordered.

Ordered, That Mr Attorney, Mr Conway, Mr Merriwether, Mr Francis Willis, and Mr Robert Bolling, do carry the faid Meffage: And they immediately withdrew; and being returned, Mr Attorney acquainted the House, That the Governor was pleased to declare his Pleasure, that this House should attend him immediately in the Council Chamber, with their Speaker.

Accordingly M^r Speaker Elect, with the House, went up to attend the Governor in the Council Chamber, and spake as followeth:

Sir.

HE House of Burgesses being deprived of the Service of their late Speaker, by the Weakness and Infirmities of Age, have, in Obedience to your Commands, proceeded to a new Choice; and having thought me worthy of the Office, do now present me for your Approbation.

I do not intend to entertain You with any Difcourfe of my Unfitnefs for this Truft; because I would avoid an Indecency, which an Act of Infincerity might bring me into, if I should pretend any Unwillingness to take that upon me, which I really have no Aversion to; notwithstanding Custom has made Disabling Speeches almost a necessary Part of the Ceremonial.

But my Opinion is, That Cuftoms which are founded in Truth, fo long as the Reafon of them remains, ought to be observed: But when they become, by Time, which works great Changes in the Tempers and Inclinations of Mankind, the Support of false Appearances, it is best to neglect them, as useless and vicious: Therefore I offer myself to your Judgment, as on the one Hand without a tedious Enumeration of my Imperfections, which perhaps may be too visible; so, on the other, without boasting of any extraordinary Talents.

Then the Governor spake thus:

Gentlemen,

HOUGH I am forry for the Occasion, yet I am glad you have made so good a Choice; I do assure you, you could not have voted to your Chair a Person more agreeable to me, nor one that will do greater Honour and Service to his Country.

After the Governor's Speech, Mr Speaker reply'd:

Sir.

Am very fensible, that Your good Opinion would at any Time be an Addition of Credit to me; but, as in this Place and upon this Occasion, it is much more so, I must esteem it accordingly.

Yet I cannot flatter my felf, That because I am now to appear in a Public Office of some Credit, that I am already in Possessin of all the Honours of it; I know they must arise, a possessin form the Services I shall be able to do in it: And tho' the Opportunities I may have of doing any Thing considerable, will be but sew, if I make a good Use of those which may offer, and shall have Constancy enough not to mingle my own Passessin and Interests, with what regards only the Public Good, I may hereafter have Reason to be proud of the Favor I have received from Your Honor, and so many worthy Gentlemen.

And being returned to the House, and the Mace being laid on the Table, A Petition of fundry Inhabitants of the County of *Gloucester*, representing, That the Law for Cutting up Tobacco-Suckers, as it now stands, is a Grievance, was presented to the House, and read.

Ordered, That the faid Petition be refer'd to the Confideration of the Committee of Propositions and Grievances; and that they do examine the Matter thereof; and report the same, with their Opinion thereupon, to the House.

A Claim of William Cox, of the County of Lancafter, for taking up a Runaway Slave, belonging to Joseph Hale, of the faid County, was prefented to the House, and read.

Ordered, That the faid Claim be refer'd to the Committee for Public Claims; and that they do examine the Matter thereof, and report the fame, with their Opinion thereupon, to the House.

A Petition of fundry Inhabitants of the Counties of Caroline, and King-George, praying, That a Public Ferry may be appointed from Roy's Warehouse, in the said County of Caroline, to Gibson's Landing, in the said County of King-George, was presented to the House, and read.

Ordered, That the faid Petition be refer'd to the Confideration of the Committee of Propositions and Grievances; and that they do examine the Matter thereof; and report

the fame, with their Opinion thereupon, to the House.

A Member informing the House, That by Reason of bad Weather, no Court for Proof of Public Claims had been held for the County of Middlesex, before this Session of Assembly; but that several Claimants had proved their respective Claims before a Justice of the Peace of the said County; after a Debate, the Question was put, That the said Claims be received.

Resolved in the Affirmative.

Ordered, That the faid Claims be refer'd to the Confideration of the Committee for Public Claims; and that they do examine the Matter thereof; and report the fame, with their Opinion thereupon, to the House.

A Petition of John Delashumate, setting forth, That a Hogshead of the said Petitioner's Tobacco was burnt in the Public Warehouse, at Falmouth, was presented to the

House, and read.

Ordered, That the faid Petition be refer'd to the Confideration of the Committee of Propositions and Grievances; and that they do examine the Matter thereof; and report the same with their Opinion thereupon, to the House.

Ordered, That the House be adjourned 'til Monday Morning Eleven a Clock.

Monday, August 26, 1734.

Ordered.

HAT an Address be made to the Governor, to order all the Inspectors Accounts, fince their passing the same with the Treasurer, to this Time, to be laid before the House, as soon as possible; and that Mr Merriwether, Mr Martin, Mr Braxton, and Mr Francis Willis, do wait on the Governor with the said

Addrefs.

Accordingly they withdrew: And being returned, M^r Merriwether Reported, That the Perfons appointed had, according to Order, waited on the Governor; and, that He was pleafed to fay, That the Infpectors Accounts shall be immediately fent for.

Mr Robinson Reported, That the Persons appointed had, according to Order, prepared an Address to the Governor; and he read the same in his Place; and afterwards

deliver'd it in at the Table, where it was again read.

And a Motion being made to put off the Confideration of the faid Address, after a Debate, the Question was put, That the faid Address be immediately confidered.

Refolved in the Affirmative.

And Part of the Address was again read; and a Motion was made, That the same

fhould be recommitted: And, after a Debate, the Question was put thereupon.

It passed in the Negative.

Then

Then the Address was read through, and agreed to by the House, without any Amendment, as followeth, viz.

SIR,

E His Majefty's most dutiful and loial Subjects, the BURGESSES of the Colony of Virginia, now met in General Affembly, do in Behalf of our selves, and those we represent, return you Thanks, as well for your great Care of their Interest, and your prudent Administration of the Government, as for the Readiness You express in Your SPEECH, to concur with us in such further Measures as may best conduce to the Accomplishment of a Work in which we have already made considerable Progress, and may boast of some Success.

IT is no Wonder, that in a Matter of fuch a Nature as the Regulation of our Trade, where every Individual is concerned to fuch a Degree, in all Rules that can be eftablished against Fraud and Deceit, which we have found insuperable by any other Way than that of a Public Inspection, if some Interests still remain to be fatisfied, and new Objections do arise which are worthy to be considered; since it is hardly possible, from the short Views of human Prudence, so to consider Things at once, as may be exactly answerable to the Doubtsuness of stuture Events, especially in this precarious Trade of Tobacco. We have abundant Reason to observe the Difficulties which attend all Attempts to reduce it to that Standard of Goodness as is necessary, not only for the Security of all honest Traders, but to prevent an Overloading of the Markets abroad, with a base and useless Commodity, which might be sufficiently discouraged of itself.

BUT now that we are furnished by Experience, which is the best Preceptor, with a more perfect Knowledge of all the Advantages and Defects of what has been already done, We will apply our selves, and endeavour, with that Disinterestedness and Moderation, which become the Representatives of a Country, to add such new Sanctions as may enforce and reform the first Scheme.

if it did not reduce the better Sort almost to the same Level.

BUT above all, it will be incumbent upon us, to confider of the beft Means to support so honest and profitable a Law, without Loading our selves with a Debt, which we know would give Occasion to new Clamours, seeing it would always be felt as a present Inconvenience, and therefore, with the Multitude especially, must have more than its due Weight in the Ballance against all past Advantages, should they be ever so considerable.

Refolved, That the faid Address be fairly transcrib'd, and presented by the whole House.

Ordered, That the Committee, who prepared the fame, do wait on the Governor, to know his Pleafure, when the House shall present it.

And they immediately withdrew: And being returned, M^r Robinfon Reported, That the Perfons appointed had, according to Order, waited upon the Governor, to know his Pleafure, when he will be attended with the Address of this House; and He was pleased to appoint To-morrow, at Twelve a Clock, in the Council Chamber.

Ordered, That the House be called over To-morrow, at the first Sitting.
Ordered, That this House be adjourned 'til To-morrow Morning Eleven a Clock,

Tuefday, August 27, 1734.

HE Order of the Day being read, a Motion was made, That the Call of the House be put off 'til Friday next: And the Question being put thereupon,

It passed in the Negative.

Then the House was called over: And the Names of the absent Members were again called over; and Excuses made for some of them, which were allow'd.

Ordered, That M^t John Fleming, and M^t Matthew Anderfon, for absenting themfelves from the Service of this House, be taken into Custody of the Serjeant at Arms. A Member return'd upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy, and taken and fubfcribed the Oath of Abjuration, and fubfcribed the Teft, and taken the Oath of a Burgefs, was introduc'd, and admitted to his Place in the House.

Mr Speaker Reported, That he had, with the House, attended the Governor; and presented the Address of this House to Him: To which He was pleased to return the

following Answer:

Gentlemen of the House of Burgesses,

Thank you for your kind Addrefs: It is a great Pleafure to me, to find you fo well disposed to supply what may yet be wanting in the Regulation of the Tobacco Trade; and that you concur with me in Opinion, that a public Inspection is the only Expedient to discourage Fraud, and to prevent the Markets abroad being burden'd with Trash; which, from the Experience we have already had, seems to be past Doubt.

THEREFORE, I hope you will go on, with your ufual Temper and Prudence, to finish a Work so successfully begun, and of so great Importance to the People of Virginia; in which I am acted by no other Zeal but that of Raising this precarious Commodity to such a Standard, as that all public Debts may be discharged in good Tobacco, which as to them is substituted in the Place of Money; that the Estates in the Colony, may be brought from a nominal to a real Value; and that the poor Planters, who are entirely exempted from all the Expence of executing this Law, may live comfortably by their Labour and Industry.

A Petition of William Todd, fetting forth, That after the passing the Act, For Amending the Staple of Tobacco, he did at his own Charge, build the Public Warehouse at Falmouth, which was afterwards maliciously burnt, praying the Consideration of the House therein, and such Relief in the Premises as to the House shall seem just; was presented to the House, and read.

Ordered, That the faid Petition be refer'd to the Confideration of the Committee for Public Claims; that they do examine the Matter thereof; and report the fame, with their Opinion thereupon, to the House.

Mr Attorney General Reported from the Committee of Propositions and Grievances, That the Committee had had under their Consideration, several Propositions and Grievances, from several Counties; and had come to divers Resolutions thereupon: And he delivered the Report in at the Table, where the same was read.

Ordered, That the Report of the faid Committee be taken into Confideration on

Thursday next.

Ordered, That it be a further Inftruction to the Committee for Courts of Juftice, That they do enquire into fuch Temporary Laws as may be near expiring after the End of this Seffion of Affembly; and report their Opinion to the Houfe, which of them are fit to be continued.

Ordered, That M[‡] Anthony Walke be added to the Committee for Courts of Juftice.
Ordered, That the Houfe be adjourned 'til To-morrow Morning Eleven a Clock.

Wednesday, August 28, 1734.

HE Order of the Day being read, the House resolved itself into a Committee of the whole House, to consider the Governor's Speech; and Mr Autorney General took the Chair of the Committee: And after some time spent therein, Mr Speaker resum'd the Chair; and Mr Autorney General Reported, That the Committee had some Part of the Governor's Speech under Consideration; and were come to several Resolutions thereupon, which they had directed him to Report to the House:

House: And moved from the Committee, That they might have Leave to fit again, to confider further of the Governor's Speech: Then he read the faid Resolutions in his Place; and afterwards delivered them in at the Table; where they were again twice read, and agreed to by the House, as follows:

Refolved, That the Act made in the Third and Fourth Years of the Reign of His prefent Majefty, For Amending the Staple of Tobacco, and for preventing Frauds in His Majefty's Cultoms; and the Act made in the Fifth and Sixth Years of His faid Majefty's Reign, have in fome measure answered the good Ends and Purposes thereof; and if continued, with some further Alterations and Amendments, will still be a greater Encouragement, as well to all Traders in Tobacco, as to the Planters.

Refolved, That the prefent Expence of executing the faid Acts, is like to prove too burthensome to the Country; and that it will be necessary to lessen the same, as

much as possible.

Refolved, That many of the Infpectors have not done their Duty, in Matters which are plainly provided for in the faid Acts; but have entertain'd needless and groundless Scruples in the Execution of their Office: And that some more strict and special Rules be established, for their Direction.

Refolved, That the House will again resolve it self into a Committee of the whole

House, to consider further of the Governor's Speech, on Monday next.

Ordered, That a Bill be brought in, further to continue and amend the Act made in the Third and Fourth Years of His Majesty's Reign, For Amending the Staple of Tobacco; and Preventing Frauds in His Majesty's Customs.

Refolved, That this House will resolve itself into a Committee of the whole House, to confider of the Heads of the faid Bill.

A Motion being made, after a Debate, the Question was put, That Leave be given to bring in a Bill, to amend the Act made in the Third and Fourth Years of His Majesty's Reign, For the better Regulating the Payment of the Burgesses.

It paffed in the Negative.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Thursday, August 29, 1734.

HE Order of the Day being read, the House proceeded to the Consideration of the Report from the Committee of Propositions and Grievances; and the same was read, and is as follows:

Upon Confideration of a Proposition from the County of Spotfylvania, It is the Opinion of the Committee, That the Sherifs of the respective Counties in this Colony, in Conjunction with the Justices, do agree with and imploy a fit Person to guard the Goal of each County, in order to prevent Escapes: And that the Justices be impower'd to levy such a reasonable Allowance in Tobacco, upon the Inhabitants of the County, as shall be agreed upon between the Sheriff and them, and the Person imploied.

Upon Confideration of a Proposition from the said County of Spotfylvania, That the Ferry, at the Place where it is now kept, at the Town of Fredericksburg, be put down; and that a Ferry be appointed, from the Warehouse Landing, in the said Town, over the River, to the Land of William Thornton, Gent. It is the Opinion of the Committee, that the same is reasonable.

Upon Confideration of a Proposition from the several Counties of Lancaster, Northumberland, Accomack and Northampton, That a Law be made, for destroying Squirrels and Crows, It is the Opinion of the Committee, that the same is reasonable.

Upon Confideration of a Proposition from the County of Lancaster, That Sheep be kept within Inclosures, from the 15th Day of May, 'til the 15th Day of September,

Yearly,

Yearly, to prevent the Damage they do, by eating Tobacco, It is the Opinion of the Committee, that the fame is reafonable.

Upon Confideration of a Proposition from the Counties of Caroline and Spotfylvania, That the Days for holding Courts for the said County of Caroline, and the County of Stafford, be alter'd: And that for the suture, the Days for holding Courts for the said County of Caroline, be the Second Friday; and the Days for holding Courts for the said County of Stafford, the Second Tuesday, in every Month; It is the Opinion of the Committee, that the same is reasonable.

Upon Confideration of a Propolition, from the Counties of *Hanover* and *Northampton*, For reftraining the Infults of free Mulattoes; and that a Law be made, declaring in what Manner the Orphans and poor Children of free Negroes and Mulattoes, shall be provided for; It is the Opinion of the Committee, that some Provision be made for those Purposes.

Upon Confideration of a Proposition, from the County of Nanfemond, That the Law directing the Method of Recovering small Debts, be repeal'd.

And of another Proposition, from the said County, That a Law be made, for disabling Inspectors from being elected Burgesses.

Also of a Proposition, from the County of Glocester, That a Law be made, for refealing the Laws now in Being, for the Cutting up Tobacco-Suckers.

Also of a Proposition, from the County of *Henrico*, That a Law be made, to restrain the Attorney-General of this Colony, from taking a Fee of Five Pounds Current, which he claims by Custom, for drawing Pardons for Slaves condemn'd to die.

It is the Opinion of the Committee, That the faid feveral Propolitions be rejected.

Then the faid Report was read a fecond Time; and Part thereof was agreed to, and Part difagreed to, by the House.

Ordered, That Leave be given to bring in a Bill, to amend the Law in relation to the Escapes of Prisoners committed for Debt.

Ordered, That Leave be given to bring in one or more Bills, for appointing feveral Ferries, and altering feveral Court-Days, according to the faid Report: And that it be an Inftruction to the Committee who shall prepare the faid Bill, to bring in a Clause, for changing the Court Day of Hanover.

Ordered, That the Committee of Propositions and Grievances do prepare and bring in the faid Bills.

Ordered, That a Bill be brought in, for the better Government of free Mulattos; and making better Provision for the poor Children of free Negros and Mulattos.

Ordered, That Leave be given to bring in a Bill, for Incouraging the Killing of Squirrels and Crows; and that the Committee for Courts of Justice, do prepare and bring in the faid Bills.

Refolved, That the faid feveral Propositions, from the County of Lancaster, for keeping Sheep within Inclosures, from the 15th Day of May, 'til the 15th Day of September, Yearly:

From the County of Nanfemond, for Repealing the Law, directing the Method of recovering small Debts, to be by Petition and Summons:

From the County of Glocester, for Repealing the Laws now in Being, for the Cutting up Tobacco-Suckers:

From the County of *Henrico*, for Reftraining the Attorney-General of this Colony, from taking a Fee of Five Pounds Current, which he claims by Cuftom, for Drawing Pardons for Slaves condemned to die; be rejected.

Refolved, That the Laws now in Force, are fufficient to prevent Inspectors from being elected Burgesses; and, That the Proposition from the County of Lancaster, for making a Law for that Purpose, be Rejected.

Ordered, That M. Armiftead have Leave to be abfent from the Service of the House, 'til Monday next.

A Motion being made, after a Debate, the Question was put, That Leave be given to bring in a Bill to amend the Laws now in Force, for the more speedy and easy Recovery of small Debts.

Resolved in the Affirmative.

Ordered, That the Committee of Propositions and Grievances, do prepare and bring in the Bill.

Ordered, That Mr Mead, Mr Boufh, and Mr Blair, be added to the Committee for Courts of Justice.

Mr Matthew Anderson, a Member of this House, having sent His Excuse to the House, for not attending his Duty in the Service of the House:

Ordered, That the Serjeant at Arms be discharged from executing the Order for

taking him into Cuftody.

A Motion being made, the Question was put, That Leave be given to bring in a Bill, for better Regulating Ordinary-keepers, to prevent their giving Credit, and to disable them to maintain any Action, or recover any Money or Tobacco on their Accounts.

Refolved in the Affirmative.

Ordered, That the Committee for Courts of Justice, do prepare and bring in the Bill.

Ordered, That it be an Inftruction to the faid Committee, to bring in one Claufe or more, to prevent Retailers of Rum and Brandy, from maintaining any Action, or recovering any Debt contracted, for Rum or other diftilled Spirits, fold upon Credit.

Ordered. That the House be adjourned 'til To-morrow Morning Eleven a Clock.

***Note, In the Proceedings of Saturday last, within 3 Lines of the End, instead of the Words of Propositions and Grievances, read, for Public Claims.

In Yesterday's Proceedings, within 7 Lines of the End, after the Word Bill, please to add these Words, To-morrow Sevennight.

Friday, August 30, 1734.

THE Treasurer's Accounts being laid before the House, the Titles thereof

were feverally read.

Ordered, That the faid Accounts be refer'd to the Confideration of the Committee for Courts of Juftice; and that they examine the feveral Articles thereof, and report the fame, with the Ballance, as it fhall appear to them, to the Houfe.

Ordered, That the faid Committee do examine the Expence of executing the Act, For Amending the Staple of Tobacco, and Preventing Frauds in His Majesty's Customs, as they shall find the same in the said Accounts; and report how much every distinct Head of such Expence, amounts to, to the House.

The House being inform'd, That M^t John Fleming, a Member of this House, attended at the Door, in Custody of the Serjeant at Arms; and that he had been prevented from attending the Service of the House, by Sickness.

Ordered, That he be discharged out of Custody, without paying Fees.

Ordered, That M^r Rofcow have Leave to be absent from the Service of the House, 'til Tuesday next.

Mr Robinson, from the Committee for Courts of Justice, reported, That the Committee having examined what Laws have expired fince the last Session, and inspected fuch Temporary Laws as will expire with, or soon after, the End of this Session of Assembly, were come to several Resolutions thereupon; which he read in his Place, and

delivered in at the Table.

Ordered.

Ordered, That the faid Report be taken into Confideration on Tuefday next.

Mr Robinson, from the Committee for Courts of Juftice, also reported, That the Committee had, according to Order, inspected the Journal of the last Session of Assembly; and agreed upon a Report of the Matters then depending and undetermined; and the Progress that was made therein; which he read in his Place, and afterwards deliver'd in at the Table, where the same was again read.

Ordered, That the faid Report be refer'd to the Confideration of the Committee of Propositions and Grievances; that they do examine the fame, and report their

Opinion what they think is proper to be done further therein, to the House.

A Petition of Mr Charles Chifwell, in Behalf of himfelf and the Frederickfville Company, was prefented to the House, and read, setting forth, That in the Year One Thousand Seven Hundred and Thirty Two, he sent to the Assembly, Certificates of Persons emploied in Iron-Works, in the Counties of Hanover and Spotsfylvania, in the Years One Thousand Seven Hundred and Thirty One, and One Thousand Seven Hundred and Thirty Two, and of the Parish, and County Levies, paid for the said Persons, which amounted to Nineteen Thousand Two Hundred and Forty Four Pounds and Three Quarters of a Pound of Tobacco; but by some Omission, no more than Seven Thousand and Eighty One Pounds and Three Quarters of a Pound of Tobacco was levied, to be repaid to the Petitioner; and praying to be reimbursed the Desciency, being Twelve Thousand One Hundred and Sixty Three Pounds of Tobacco, and to be repaid the County, Parish, and Public Levies, paid for the Persons so emploied in the Years One Thousand Seven Hundred and Thirty One, and One Thousand Seven Hundred and Thirty Two.

Ordered, That the faid Petition be refer'd to the Confideration of the Committee for Public Claims; that they do examine the Matter thereof, and report the fame, as

it shall appear to them, with their Opinion thereupon, to the House.

A Motion being made, the Question was put, That Leave be given to bring in a Bill to amend the Law in relation to the Office of Sheriff.

It paffed in the Negative.

A Motion being made, the Question was put, That Leave be given to bring in a Bill for more effectual obliging Persons to buy and fell by Weights and Measures, according to the English Standard.

Refolved in the Affirmative.

Ordered, That the Committee for Courts of Juftice, do prepare and bring in the faid Bill.

A Claim of *James Fontaine*, for a Public Service therein mentioned, was prefented to the House, and received.

Ordered, That the fame be refer'd to the Confideration of the Committee for Public Claims; that they do examine the Matter thereof, and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

Mr Attorney General, from the Committee of Propositions and Grievances, reported, That the Committee had had under their Consideration several other Propositions and Grievances, from several Counties, and had agreed upon a Report thereupon; which he read in his Place, and afterwards deliver'd in at the Table, where it was again read, and is as follows:

On Confideration of a Proposition, from *Goochland* County, That a Law be made, for the Disallowance of Lawyers Fees, for the future, in Bills of Costs, on Petition for small Debts, It is the Opinion of the Committee, that the same is reasonable.

On Confideration of a Proposition from Spotfylvania County, that the said County be divided, It is the Opinion of the Committee, that the said County ought to be divided, and made Two distinct Counties.

On Confideration of a Proposition, from Henrico Parish, in the County of Henrico, That the said Parish be divided by James River; and that all that Part of the same on the North Side of the said River, be erected into one diffinct Parish; and all that other Part thereof, on the South Side the said River, together with that Part of Bristo Parish, on the North Side of Appamattox River, be erected into one other diffinct Parish; It is the Opinion of the Committee, that the said Parish ought to be so divided.

On Confideration of a Proposition from Hanover County, That a Law be made, to lengthen the Scason for Killing of Deer; to lessent the Penalty for Killing them at unseasonable Times of the Year, and to make it recoverable before a single Justice of the Peace; It is the Opinion of the Committee, That that Part of the said Proposition for Lengthening the Scason, be rejected; and as to the other Part of the said Proposition, That the Penalty be reduced to Twenty Shillings for each Offence; to be recovered, by the Informer, before a single Justice of the Peace, one Moiety to the Use of the Informer, and the other to the Use of the Poor of the Parish wherein the Offence shall be committed.

On Confideration of a Proposition, from *Northampton*, That Witnesses examined upon a *Dedimus Potestatem*, be paid for Attendance; It is the Opinion of the Committee, That the said Proposition be Rejected.

Then the faid Report was again read, and agreed unto, by the House.

Ordered, That it be an Inftruction to the Committee appointed to prepare and bring in the Bill for appointing feveral Ferries, and altering feveral Court Days, to prepare and bring in one or more Claufes, for Dividing the County of Spotfylvania, and the Parith of Henrico, according to the faid Report.

Ordered, That it be an Inftruction to the Committee appointed to prepare and bring in the Bill to amend the Laws now in Force, for the more fpeedy and eafy Recovery of fmall Debts, to prepare and bring in a Claufe, for not allowing Lawyers Fees in Suits brought by Petition.

Ordered, That Leave be given to bring in a Bill, for Leffening the Penalties for Killing Deer at Unfeafonable Times; and for the better Recovery thereof: And that the

Committee for Courts of Justice, do prepare and bring in the faid Bill.

A Petition of fundry Inhabitants of the Parish of Newport, in the County of Ifle of Wight, was presented to the House, and read; setting forth, That when the Dividing Line was run, between the said County, and the County of Nansemond, a small parcel of Land, on the Head of the Western Branch of Nansemond River, which before belong'd to Nansemond County, was taken into the said Parish of Newport; that the Inhabitants of that Part of the said Parish, refuse to pay their Levies, pretending to some Exemption; and praying, that an Act may pass, to compel them to pay their Levies in the said Parish of Newport.

Ordered, That the faid Petition be refer'd to the Confideration of a Committee; that they do examine the Matter thereof, and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

And a Committee was appointed of the following Persons:

Mr Attorney General,

M^r Simmons, M^r Robert Bolling,
M^r Applewhaite, M^r Lear, and
M^r Grav. M^r Ravenscrott.

And they are to have Power to fend for Perfons, Papers and Records, for their Information.

Ordered, That Mr Fox have Leave to be abfent from the Service of the House. 'til Monday next.

Ordered, That this House be adjourned 'til To-morrow Morning Eleven a Clock.

Saturday, August 31, 1734.

Redered, That it be an Inftruction to the Committee to whom it is refer'd to prepare and bring in a Bill for Encouraging the Killing of Squirrels and Crows, that they have Power to receive a Clause, to exempt the Inhabitants of any Town from being obliged to kill Squirrels and Crows.

Ordered, That Mr Randolph have Leave to be abfent from the Service of the House, 'til Tuefday next.

Ordered, That the House be adjourned 'til Monday Morning Eleven a Clock.

Monday,

Monday, September 2, 1734.

R. Anderson moved for Leave to present a Bill, to explain and amend an Act, entitled, An Act for restraining the Taking of excessive Usury; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Attorney General prefented to the House, according to Order, a Bill to amend the Law in relation to the Escape of Prisoners committed for Debt; and the same was receiv'd, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Ordered, That Mr John Bolling have Leave to be absent from the Service of the House, 'til Wednesday next.

A Member returned upon a new Writ, having taken the Oaths appointed to be taken, by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy, and taken and fubscribed the Oath of Abjuration, and fubscribed the Teft, and taken the

Oath of a Burgels, was admitted to his Place in the House.

A Petition of Edwin Conway, and James Ball, Gent. Executors of the laft Will and Teftament of Charles Burgefs, Gent. deceas'd, was prefented to the House, and read, setting forth, That the said Charles Burgefs died seised in Fee, of Thirty Six Thousand Seven Hundred and Twenty Six Acres of Land, in the Counties of Prince William and Spotsylvania, besides Negros, and personal Estate; that his Debts exceed the Value of his personal Estate and Negros, besides Legacies; and praying, That Leave may be given to bring in a Bill to enable them to sell Seventeen Thousand Seven hundred and Seventy Seven Acres of the said Land, Part of the said Thirty Six Thousand Seven Hundred and Twenty Six Acres, for the Payment of the Debts and Legacies of the said Charles Burges.

Ordered, That Leave be given to bring in a Bill according to the Prayer of the faid Petition: And that M^r Merriwether, M^r Hedgman, and M^r Prefly, do prepare and bring

in the same.

The Order of the Day being read, the House resolved itself into a Committee of the whole House, further to consider the Governor's Speech; and after some time spent therein, Mr Speaker resumed the Chair: And, Mr Attorney General reported from the Committee, That they had had another Part of the Governor's Speech under Consideration, and were come to several Resolutions thereupon, which they had directed him to report to the House; and he delivered the Report in at the Table, where the same was read.

Ordered, That the Confideration of the faid Report be put off 'till To-Morrow.

Mr Attorney General also acquainted the House, That he was directed by the Committee, to move that they may have Leave to fit again.

Refolved, That this House will, upon this Day Sevennight, again resolve itself into a Committee of the whole House, to consider further of the Governor's Speech.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Tuesday, September 3, 1734.

Redered, That Mr Fleming be added to the Committee for Courts of Juftice.

A Petition of Mr Matthew Kemp, Clerk of the Secretaries Office of this Colony, was prefented to the House, and read; praying, That his usual Allowance of Five Thousand Pounds of Tobacco a Year, from the Beginning of the last Session, to the Beginning of this present Session of Affembly, may be levied for him: And that, in Regard of the very great Increase of the Business of that Office, since the first Settlement of the said Allowance, and in Consideration of his Trouble and Pains about

about the Arraignment and Trial of Criminals in the General Court, fuch an additional Allowance be made him, as to the House shall seem meet:

Refolved, That an additional Allowance be made to the Clerk of the Secretary's Office, for extraordinary Services in that Office.

Ordered, That the faid additional Allowance, be Two Thousand Five Hundred Pounds of Tobacco, per Annum.

Ordered, That it be an Instruction to the Committee for Public Claims, to make the usual Allowance to M. Matthew Kemp, Clerk of the Secretary's Office, according to the Prayer of his said Petition.

Ordered, That it be also an Instruction to the said Committee, to allow him the said additional Salary.

A Bill to explain and amend an Act, intituled, An Act for restraining the taking of exceffive Usury, was read a second Time.

Ordered, That the Bill be committed to a Committee; and a Committee was appointed accordingly, of the following Persons: Mr Anderson, Mr Merriwether, Mr Attorney General, Mr Martin, and Mr Fleming.

A Bill to amend the Law in relation to the Escape of Prisoners committed for Debt, was read a second Time.

Ordered, That the Bill be committed to the Committee who prepared it.

The House, according to Order, proceeded to the Consideration of the Report from the Committee of the whole House; and the same was twice read, and, with an Amendment, agreed unto by the House, as follows, viz.

Refolved, That the poorer fort of People, who are not able to purchase Arms, be exempted from Mustering.

Refolved, That the Court Martial shall judge of the Abilities of Persons to be obliged to muster in the Militia.

Refolved, That the People commonly call'd Quakers, of Ability to ferve in the Militia, be excused from personally appearing in Arms at Musters, by sending a Man to muster in their Stead.

Refolved, That a Penalty be laid on the Captain, or Commanding Officer, attending at any Mufter, who shall omit to return the Names of all such Persons who shall fail to appear at such Muster, not being prevented by Sickness.

Refolved, That a Penalty be laid on the Officers who shall fail to give their Attendance at any Court Martial, so that such Court can't be then held; recoverable by the Informer.

Refolved, That a Penalty be laid on the Lieutenant, or Chief Commanding Officer, refident in any County, who shall fail to appoint a General Muster once a Year; recoverable by the Informer.

Refolved, That if any Sheriff neglects his duty, in relation to the Collecting, Levying, and Paying the Fines affeffed by a Court Martial; upon a Motion in the General Court, or County Court, a Judgment, fhall be given againft him for what he has levied and refuses to pay; and for refusing to levy the Fines, he shall be fined at the Discretion of such Court.

Refolved, That the Fines be paid to the County Lieutenant, or other Chief Commanding Officer, refiding within the County; and fhall be by him accounted for to the Court Martial: And if he shall fail to account, the Court Martial shall have Power to order Process to recover the same out of his Hands.

Refolved, That after every Court Martial, the Clerk of fuch Court shall deliver to the Sheriff, all the Orders of that Court for sining Delinquents: And that the Sheriff be impower'd, upon Non-Paiment to levy the same by Distress and Sale of the Goods of the Party, without further Warrant.

Refolved, That when the Commanding Officer shall order any Person to appear under Arms at Church, or to patrole, any Person failing, shall be fined, as for failing to appear at a Muster.

Refolved,

Refolved, That the Militia, except in Times of Danger, ought to be exempted from attending the Batteries: But that there ought to be an Officer and a fmall Number of Men, conftantly kept in Pay, and difciplin'd for that Service; the Expence whereof to be defray'd by the Revenues of Tonnage and Two Shillings a Hogfhead.

Refolved, That the Adjutant General, and his Servant and Horses, ought to be

exempted from paying Ferriages.

Ordered, That Leave be given to bring in a Bill, for better fettling the Militia, purfuant to the faid Refolutions: And that Mr Martin, Mr Francis Willis, Mr Armiftead, Mr Robinfon, Mr Robert Bolling, and Mr Ravenforoft, do prepare and bring in the fame.

A Petition of John Aylett, refer'd by the Council, to the Confideration of this Houfe, was read; fetting forth, That the Inhabitants of the Upper Parts of the Counties of King William and Caroline, who bring down their Tobacco to Aylett's Warehoufe, undergo great Hardfhips, for want of fome Public Houfe of Entertainment for themfelves, and the Reception of their Horfes; That the Petitioner is willing to keep an Ordinary there; but by the Laws now in Force cannot obtain a Licenfe, an Ordinary and Ferry being kept not far from the faid Warehoufe, tho' very inconvenient; that a Public Ferry at the Place aforefaid, will be of great Ufe and Conveniency to the Inhabitants of the faid Counties; and praying, that an Act may pass, to enable him to keep a Public Ferry and Ordinary, at the faid Warehouse.

Refolved, That the faid Petition be rejected.

The Order of the Day being read, the House proceeded to the Confideration of the Report from the Committee for Courts of Justice; and the same was read.

And the Report being read a fecond Time, Part thereof was agreed to, by the

House, as follows:

Refolved, That the Act made in the 5th and 6th Years of the Reign of his prefent Majetty, entituled, An Ad to Revive and Continue certain Parts of an Ad, for afcertaining the Fees of certain Officers; and for better fettling the Fees of County Court Clerks, and Sherifs, and of Attorneys, in Caufes depending in the County Courts, to be allowed in the Bill of Costs; and for fettling the Fee for summoning Witnesses in Controversies depending before the Governor and Council, and ascertaining the Allowances to such Witnesses; which will expire at the End of this Session of Assembly, be further continued.

Refolved, That one other Act, made in the fame Years, intituled, An Act to continue the Act for making more effectual Provision against Invasions and Insurrections; which

will expire March 30, 1736, be further continued.

Then a Debate arose, upon the Third Resolution of the said Committee, That an Act made in the 5th and 6th Years of His Majesty's Reign, intituled, An Act for laying a Duty upon Slaves, to be paid by the Buyers; which will expire July 1, 1736, is fit to be further continued:

And the Question was put thereupon, that the House do agree to the said Resolution. The House divided, Yeas 28. Noes 23. And so it was

Refolved in the Affirmative.

Then a Debate arose, upon the Fourth Resolution of the said Committee, That another Act, made in the same Years, intituled, An Act for laying a Duty upon Liquors; which will expire July 31, 1736, is sit to be further continued:

And the Question was put, That the House do agree to the said Resolution. The House divided, Yeas 25. Noes 25. Mr Speaker Yea. And so it was

Refolved in the Affirmative.

Ordered, That Leave be given to bring in one or more Bills, for further Continuing the feveral Acts mentioned in the faid Report: And that the Committee for Courts of Juftice, do prepare and bring in the fame.

Ordered, That the House be adjourned, 'til To-morrow Morning Eleven a Clock.

^{***} Note, In the Proceedings of Thursday last, Page 14, Line 25, instead of the Word Lancaster, please to read the Word Nansemond.

Wednesday,

Wednesday, September 4, 1734.

Petition of Robert Bernard, and Charles Tomkies, Gent. was prefented to the

House, and read; praying, That Leave may be given to bring in a Bill, to dock the Intail of Two Hundred and Fifty Acres of Land, whereof the said Robert Bernard is seised in Tail Male, in the Parish of Petsworth, in the County of Glocester, and Vesting the same in Charles Tomkies; and to settle Four Hundred Acres of Land, in the Parish of Kingstone, in the County aforesaid, whereof the said Charles Tomkies is seised in Fee, of greater Value, upon the said Robert Bernard, to the same Uses, according to an Agreement made between them.

Ordered, That Leave be given to bring in a Bill, according to the prayer of the faid Petition: And that Mr Francis Willis, Mr Armiftead, Mr Martin, and Mr Henry

Willis, do prepare and bring in the fame.

A Petition of Miles Wills, was prefented to the House, and read; praying, that he may be admitted to keep a Public Ferry over James River, from his own Landing, in Mulberry Island, in Warwick County, to Kee's Plantation, in the County of Isle of Wieht.

Ordered, That it be an Inftruction to the Committee to whom it is refer'd to pre pare and bring in a Bill for appointing feveral Ferries, and altering feveral Court-Days, That they have Power to receive a Claufe, for erecting a Ferry, according to the Prayer of the faid Petition.

Two Members returned upon new Writs, having taken the Oaths appointed to be taken, by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy, and taken and fubscribed the Oath of Abjuration, and fubscribed the Test, and taken the Oath of a Burgess, were admitted to their Places in the House.

A Petition of Mr William Aylett, was prefented to the House, and read; complaining of an undue Election and Return of Mr Daniel McCarty, to serve as a Burgess

in this Prefent General Affembly, for the County of Weftmorland.

Ordered, That the faid Petition be refer'd to the Confideration of the Committee of Privileges and Elections; that they do examine the Matter thereof, and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

A Petition of M^r William Fantleroy, was prefented to the House, and read; complaining of an undue Election of M^r Daniel Hornby, to serve as a Burgess in this pre-

fent General Affembly, for the County of Richmond.

Ordered, That the faid Petition be refer'd to the Confideration of the Committee of Privileges and Elections; that they do examine the Matter thereof, and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered, That it be an Inftruction to the faid Committee, That they examine all Witnesses touching the Matter of the faid Petitions, in the most solemn Manner.

Mr Attorney General reported, from the Committee of Propositions and Grievances, That the Committee had had under their Consideration, a Grievance of divers Persons inhabiting near York Town, in the County of York; who complain, That the Inhabitants of that Town keep great Numbers of Horses, Sheep, and Hogs, which run on the adjacent Lands, to the great Damage of the Owners of those Lands: And were come to a Resolution to reject the said Grievance; and he read the said Resolution in his Place, and afterwards deliver'd it in at the Table, where the same was again read.

Whereupon a Debate arole, and the Question was put, That the House do agree to the said Resolution.

It paffed in the Negative.

Ordered, That Leave be given to bring in a Bill, to reftain [restrain] the Inhabitants of the Town of York, aforefaid, from keeping too great a Number of Cattle, Horfes, Sheep, or Hogs: And that Mr Smith, Mr Robert Bolling, Mr Martin, M Francis Willis, and Mr Armistead, do prepare and bring in the same.

A Claim, from *Prince George* County, for Tobacco remaining unpaid of what was levied to be paid to the faid County, the last Session of Assembly, by the County of Surry:

And a Claim, from the faid County of *Prince George*, for Tobacco remaining unpaid of what was levied to be paid to the faid County, the fame Seffion, by the County of *Ifle of Wight*, were prefented to the House, and read.

Ordered, That the faid Claims be refer'd to the Confideration of the Committee for Public Claims; that they do examine the Matter thereof, and report the fame, as it

fhall appear to them, with their Opinion thereupon, to the House.

Mr Robinson reported, from the Committee for Courts of Justice, That the Committee have (according to Order) examined the Expence of Executing the Act for Amending the Staple of Tobacco, and Preventing Frauds in His Majesty's Customs, as they find the same charged in the Treasurer's Accounts; and prepared Two Accounts, containing the State of the Public Warehouses, in the Years 1732, and 1733, and how much every diffinit Head of such Expence amounts to; which he presented to the House.

Ordered. That the faid Accounts do lie on the Table, to be perufed by the Members

of the House.

Mr Attorney General reported, from the Committee to whom the Bill to amend the Law in relation to the Escape of Prisoners committed for Debt, was committed, That the Committee had made an Amendment to the Bill, which they had directed him to report to the House; and he read the same in his Place, and afterwards deliver'd the Bill, with the Amendment, in at the Table, where the said Amendment was read: And, upon the Question put, was disagreed to, by the House.

Then a Motion was made, and the Question put, That the Bill be re-committed to

a Committee of the whole House.

It paffed in the Negative.

Refolved. That the Bill be rejected.

Ordered, That it be an Inftruction to the Committee to whom it is refer'd to prepare and bring in a Bill, further to continue an Act, made in the 5th and 6th Years of the Reign of his prefent Majetty, intituled, An Act to Revive and Continue certain Parts of an Act, for afcertaining the Fees of certain Officers; and for better fettling the Fees of County Court Clerks, and Sheriffs, and of Attornies in Caufes depending in the County Courts, to be allowed in the Bill of Cofts; and for fettling the Fee for fummoning Witneffes in Controverses depending before the Governor and Council; and afcertaining the Allowance to such Witneffes, to make such Amendments as they shall find necessary, for better Regulating and Collecting those Fees.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Thursday, Septemper[ber] 5, 1734.

Petition of fundry Inhabitants of the Upper Part of New-Kent County, and Parts adjacent, was prefented to the House, and read; representing, the great Advantage and Conveniency of the Public Warehouse, at Chamberlayne's, heretofore called and known by the Name of Peasly's Landing, in the County aforesaid; and praying, that the same may be continued so long as the Law shall be in Force, for the Inspection of Tobacco.

Ordered, That the faid Petition be refer'd to the Confideration of the Committee of the whole House; to whom it is refer'd, to confider of the Heads of a Bill, further to continue and amend the Act made in the 3d and 4th Years of His Majesty's Reign, for Amending the Staple of Tobacco, and Preventing Frauds in His Majesty's Customs.

A Petition of Anne Freeman, Widow, and Robert Freeman, Son and Heir apparent of the faid Anne, Elizabeth Shackleford, Widow, and James Shackleford, Son and Heir apparent of the faid Elizabeth, and Henry Willis, was prefented to the Houfe, and read;

praying,

praying, That Leave may be given to bring in a Bill, to dock the Intail of Nine Hundred Acres of Land, with the Appurtenances, in the Parish of Ware, and County of Glocester; and of Two Hundred and Fifty Acres of Land, in the Parish of Hampton, in the County of Elizabeth City; whereof the said Anne Freeman, and Elizabeth Shackleford, were lately seis if the Fee-Tail, as Coparceners; and to Vest the same in the said Henry Willis, to whom they have convey'd their Estate and Interest therein; and to settle Two Plantations, a Water Grist-Mill, and Two Thousand Acres of Land, in the Fork of Rappahanock, in the County of Spotsylvania, and Eight Slaves of greater Value, which the said Henry Willis is willing to settle, to the Uses of the laid [faid] Intail'd Lands.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petition: And that Mr Francis Willis, Mr Armiftead, Mr Augustine Smith, Mr

Hedgman, Mr Sweny, and Mr Hollier, do prepare and bring in the fame.

A Member return'd upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy, and taken and fubscribed the Oath of Abjuration, and subscribed the Test, and taken the Oath of a Burgess, was admitted to his Place in the House.

Mr Eskridge, from the Committee of Privileges and Elections, reported, That the Committee had had under their Confideration, the Petition of Mr William Aylett, complaining of an undue Election, and Return, of Mr Daniel McCarty, to ferve as a Burgess

in this prefent General Affembly, for the County of Westmorland.

And a Petition of M^r William Fantleroy, complaining of an undue Election of M^r Daniel Hornby, to ferve as a Burgess in this present General Assembly, for the County of Richmond.

That the Parties propose to take the Depositions of Witnesses in the Country, touching the Right of the said Elections; and that the Committee desire the Direction of the House therein.

Ordered, That it be an Instruction to the said Committee, to examine Witnesses

upon the Matter of the faid Petitions, respectively, viva voce.

M^{*} Eskridge also reported, from the said Committee, that the Petitioners respectively complain, That several Persons who voted for the said M^{*} Daniel McCarty, and M^{*} Daniel Hornby, respectively, and were sworn to their Freeholds, at the Time of the said Election, were not Freeholders: And that the Committee desire the Direction of the House, whether they shall hear any Evidence to that Matter.

A Debate arose thereupon, and Part of an Act made in 4th Year of the Reign of the late Queen Anne, for Regulating the Election of Burgesses, for settling their Privileges,

and for afcertaining their Allowances, was read; and thereupon,

Ordered, That it be an Inftruction to the faid Committee, That they receive no Evidence touching the Freeholds of Perfons who made Oath to their Freeholds before the Sheriff, at the Time of the faid Elections, respectively.

Then a Motion was made, and the Question put, That it be a further Instruction to the faid Committee, that they receive no Evidence touching any Person's Freehold, whether such Person hath made such Oath of his being a Freeholder, or not.

It paffed in the Negative.

Ordered, That it be an Inftruction to the faid Committee, That they do direct the Sherifs of the faid Counties, respectively, to examine such Persons who gave their Vote at either of the faid Elections, and were not sworn to their Freeholds, as either Party shall require, upon Oath; and return their Examinations to the said Committee.

M. Attorney General prefented to the House, according to Order, a Bill for Divid-

ing the Parish of Henrico; and the same was receiv'd, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Ordered, That the Accounts of the Expence of Executing the Act for Amending the Staple of Tobacco, which were laid before the House Yesterday, be refer'd to the Consideration of the Committee of the whole House; to whom it is refer'd to consider

of the Heads of a Bill, further to Continue and Amend the Act made in the 3rd and 4th Years of His Majesty's Reign, For Amending the Staple of Tobacco, and Preventing Frauds in His Majesty's Customs.

The House, according to Order, resolved itself into the faid Committee; and after fome Time spent therein, Mr Speaker resum'd the Chair; and Mr Attorney General reported, from the Committee, That the Committee had had under their Confideration the Matter to them refer'd, and made fome Progress therein; but not having Time to go thro' the fame, the Committee had directed him to move, that they may have Leave to fit again.

Refolved, That this House will again resolve itself into a Committee of the whole House, to consider of the Heads of the said Bill, To-morrow.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Friday, September 6, 1734.

Rdered, That Mr Robert Bolling have Leave to be absent from the Service of the House, 'til Wednesday next. Mr Attorney General, from the Committee of Propositions and Grievances, reported, That the Committee had had under their Confideration, a Grievance from Nanfemond County, and also a Proposition from the said County; and were come to feveral Refolutions thereupon; which he read in his Place, and afterwards deliver'd the Report in at the Table.

Ordered, That the Confideration of the faid Report be put off 'til To-morrow.

The House, according to Order, resolved itself into a Committee of the whole House, to confider of the Heads of a Bill, further to Continue and Amend the Act, made in the 3d and 4th Years of His Majesty's Reign, For Amending the Staple of Tobacco, and Preventing Frauds in His Majesty's Customs; and after some Time spent therein, Mr Speaker refum'd the Chair; and Mr Attorney General, reported from the Committee, That the Committee had had under their further Confideration the Matter to them refer'd, and made a further Progrefs therein; but not having Time to go thro' the fame, the Committee had directed him to move that they may have Leave to fit again.

Refolved, That this House will, To-morrow, again resolve itself into a Committee

of the whole House, further to consider of the Heads of the said Bill.

Ordered, That Mr Simmons have Leave to be abfent from the Service of the House, 'til Wednesday next.

Ordered, That the Accounts of the feveral Inspectors, which have been already brought in, purfuant to the Address of this House to the Governor, be refer'd to the Confideration of the Committee for Courts of Justice: That they examine the feveral Articles thereof; and draw up a State of the same, diftinguishing how much every diftinct Head of Expence amounts to; and report the fame to the House: And, That fuch of the faid Accounts as fhall hereafter be brought in, be likewise refer'd to the faid Committee.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Saturday, September 7, 1734.

MEMBER return'd upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, instead of the Oaths of Allegiance and Supremacy, and taken and fubscribed the Oath of Abjuration, and fubscribed the Test, and taken the Oath of a Burgess, was admitted to his Place in the House.

A Motion was made, That the Order of the Day, for refolving into a Committee of the whole House, to consider further of the Heads of the Tobacco Bill, be put off: And thereupon the Question was put, and

Refolved.

Refolved, That this House will, on Monday next, resolve itself into a Committee of the whole House, further to consider of the Heads of the said Bill.

A Petition of George Broach, of King and Queen County, was prefented to the Houfe, and read; fetting forth, That being out of the faid County upon urgent Bufiness when the Court for Proof of Public Claims was appointed to be held, and at the Time of holding the faid Court, he had no Notice thereof; and praying to be allow'd a Claim of Two Hundred Pounds of Tobacco, for taking up a Runaway Servant Man, belonging to Captain Henry Fitzhugh, of Stafford County, which he had proved before a Justice of the Peace.

Ordered, That the faid Petition be refer'd to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof, and report the fame, as it

fhall appear to them, with their Opinion thereupon, to the House.

A Petition of William Ford was prefented to the House, and read; setting forth, That he having been Constable for the County of James-City, and also for the City of Williamsburg, three Years, hath been at great Expence and Loss of Time, in taking up Runaway Servants and Slaves, and conveying them over the Rivers between which the said City is situate, occasioned by bad Weather, and the Distance which the Constables live from the other Side of the said Rivers; and praying the Consideration of the House therein, and such Allowance for his Loss of Time, and Charges, as may incourage him for the future to undergo the like Trouble.

Ordered, That the faid Petition do lie on the Table, to be perufed by the Members

f the House.

Mr Attorney General reported from the Committee of Propositions and Grievances, That the Committee had had under their Consideration a Proposition from the Counties of Henrico and Goochland, and were come to a Resolution thereupon; which he read in his Place, and afterwards delivered the Report in at the Table.

Ordered, That the Confideration of the faid Report be defer'd'til this Day fevennight.

Mr Anderson reported, from the Committee to whom the Bill to explain and amend an Act, For restraining the taking of excessive Usury, was committed. That the Committee had made several Amendments to the Bill, which they had directed him to report to the House; and he read the same in his Place, and afterwards delivered the Bill, with the Amendments, in at the Table, where the said Amendments were read, and agreed to, by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

Mr Robinson presented to the House, according to Order, a Bill, for further continuing the Act, For making more effectual Provision against Invasions and Insurrections: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Robinson also, according to Order, presented to the House a Bill, For destroying Squirrels and Crows.

And the fame was received, and read the first Time.

Ordered, That the faid Bill be read a fecond Time.

A Petition of fundry Inhabitants of the Town of York, was prefented to the House, and read, representing, That by Reason of Wooden Chimneys in the said Town, they are in continual Danger of having their Houses and Effects destroied: That great Numbers of Hogs, Goats, and Sheep, are raised, and suffered to go at large, in the said Town, which are very prejudicial to the said Inhabitants; and praying, That an Act may pass, to prevent the Building any such Chimneys for the suture; and, That such as are already built may be pulled down in a reasonable Time after the Passing thereof; and, That no Hogs, Goats, or Sheep, be suffered to go at large in the said Town.

Ordered, That Leave be given to bring in a Bill according to the Prayer of the faid

Petition; and that Mr Robinfon do prepare and bring in the fame.

Mr Attorney General prefented to the House, according to Order, a Bill for Dividing Spot/ylvania County; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

The House, according to Order, proceeded to the Consideration of the Report from the Committee of Propositions and Grievances, made Yesterday; and the same was read, and agreed unto by the House, as follows, viz.

Upon a Complaint of fundry Inhabitants of *Nanfemond* County, of the inconvenient Situation of the Clerk's Office, and of a great Lofs they have lately fultained by a Fire in the Clerk's House, which destroid the greatest Part of the Records of that County:

Refolved, That the Secretary of this Colony hath taken proper Measures to redress the said Grievance, as to the inconvenient Situation of the Clerk's Office.

Refolved, That all poffible Relief ought to be given to the Perfons concerned in the faid Misfortune; and that the Copies of all Deeds, Wills, and other Writings, of which the Originals are loft, attefted by the Clerk of the faid County, be again recorded; and that the Clerk of the faid County do take no more for recording the fame, or for the recording any Original Deed, which hath been, or fhall be made, by Occafion of the faid Accident, for fettling the Right or Title of any Perfon or Perfons, than in other Cafes is or fhall be allowed by Law, for a Copy of any fuch Deed, Will, or Writing.

Ordered, That Leave be given to bring in a Bill upon the faid Refolution; and that the Committee of Propositions and Grievances do prepare and bring in the same.

Ordered, That the House be adjourned 'til Monday Morning Eleven a Clock.

Monday, September 9, 1734.

R. Merriwether prefented to the House, according to Order, a Bill for the better enabling the Executors of the last Will and Testament of Charles Burges, Gent. deceased, to pay his Debts and Legacies; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Three Members, return'd upon new Writs, having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy, and taken and fubscribed the Oath of Abjuration, and fubscribed the Test, and taken the Oath of a Burgess, were admitted to their Places in the House.

Ordered, That M^{*} Fitzhugh, and M^{*} William Robinson, be added to the Committee of Propositions and Grievances.

Mr Attorney General reported from the Committee of Propositions and Grievances, That the Committee had had under their Confideration a Complaint from Spotfylvania County, That the Ferry at Germana is not well kept by Col. Spotfwood, who agrees, that the Court of the faid County may, for the future, appoint such Person as they think fit to keep the said Ferry, or a Ferry over the Rappidan, at any other Place on his Land, for a moderate Rent, and under reasonable Restrictions, and were come to a Resolution thereupon; which he read in his Place, and afterwards delivered the Report in at the Table; where the same was again read, and agreed unto by the House, as follows:

Refolved, That the faid Grievance be refer'd to the Confideration of the next Seffion of Affembly.

A Bill, intituled, An AA to make void certain Contracts for the paying exceffive Ufury; for the further Discouragement of the unrighteous Practice of taking more than the lawful Interest; and reducing the Rate of Interest, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That Mr Anderson, and Mr Merriwether, do carry the Bill to the Council, and defire their Concurrence.

The Question being put, That the Order of the Day, for resolving into a Committee of the whole House to consider further of the Governor's Speech, be put off:

of the whole House, to confider further of the Governor's Speech, be put off:

Refolved, That this House will, upon this Day sevennight, resolve itself into a Com-

mittee of the whole House, further to consider the Governor's Speech.

The

The House, according to Order, resolv'd itself into a Committee of the whole House, to consider further of the Heads of the Tobacco Bill; and after some Time spent therein, Mr Speaker resum'd the Chair, and Mr Altorney General reported from the Committee, That the Committee had had under their further Consideration the Matter to them refer'd, and made a further Progress therein; but not having Time to go thro' the same, the Committee had directed him to move that they may have Leave to sit again.

Refolved, That this House will To-morrow again resolve itself into a Committee of

the whole House, further to consider of the Heads of the said Bill.

A Petition of M^r Charles Carter was prefented to the House, and read, Complaining of an undue Election and Return of M^r John Champ, to serve as a Burgess in this present General Affembly for the County of King George.

Ordered, That the faid Petition be refer'd to the Confideration of the Committee of Privileges and Elections; that they do examine the Matter thereof, and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered. That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Tuefday, September 10, 1734.

PETITION of Francis Gouldman was prefented to the House, and read; praying, That Leave may be given to bring in a Bill, to dock the Intail of Two Hundred Acres of Land, whereof the said Francis Gouldman is seised in Fee Tail, in the Parish of St. Anne, in the County of Effex, nigh the Mouth of Occupation Creek, and to vest the same in James Garnett, in Fee Simple; and to settle Four Hundred Acres of Land, in the Parish of St. George, in the County of Spotsylvania, whereof the said James Garnett is seised in Fee, and a Young Negro Woman, of greater Value, which the said James Garnett is willing to settle to the Uses of the said intailed Land.

Ordered, That Leave be given to bring in a Bill according to the Prayer of the faid Petition; and that Mr Mofcoe, Mr Dangerfield, Mr Thacker, Mr Price, Mr Henry Willis,

and Mr Augustine Smith, do prepare and bring in the same.

A Petition of fundry Inhabitants, and Owners of Houses, in Gloucester, in the County of Gloucester, was presented to the House, and read; setting forth, That they are apprehensive, that great Damage may happen to their Buildings, and Effects, by Reason of the many Wooden Chimneys in the said Town; and praying the Consideration of the House therein, and such Relief as the House thinks fit.

Ordered, That it be an Inftruction to the Committee, to whom it is refer'd to prepare and bring in a Bill to prevent the Building Wooden Chimneys in the Town of York, and for pulling down fuch as are already built, That they have Power to receive a Claufe, to prohibit the Building Wooden Chimneys in the Town of Gloucester; and for pulling down fuch as are already built in the faid Town.

A Bill for Dividing Spotfylvania County, was read the fecond Time.

Ordered, That the Bill be Ingroffed.

The House, according to Order, resolved itself into a Committee of the whole House, further to confider of the Heads of the Tobacco Bill; and after some Time spent therein, Mr Speaker resum'd the Chair, and Mr Attorney General reported from the Committee, That the Committee had had under their further Confideration the Matter to them refer'd; and made a surther Progress therein; but not having Time to go thro' the same, the Committee had directed him to move for Leave to sit again.

Refolved, That this House will To-morrow again resolve itself into a Committee of

the whole House, further to consider of the Heads of the said Bill.

Ordered, That it be an Inftruction to the Committee for Courts of Juftice, That they do difpatch their Report upon the Infpectors Accounts to them refer'd, as foon as poffible.

Mr Attorney General inform'd the House, That several indirect and unwarrantable Methods had been made use of, and some unjust Reflections had been made upon one of the Representatives of the County of New-Kent, in order to procure Subscriptions to the Petition of fundry Inhabitants of the upper Part of the faid County of New-Kent. and Parts adjacent, in Relation to the Public Warehouse at Chamberlayne's, refer'd to the Confideration of the Committee of the whole House, on Thursday last, as the faid Committee had been informed.

Ordered, That a Committee be appointed, to enquire, by what Methods the faid Subscriptions were procured to the faid Petition; and that they report the Matter as it shall appear to them, with their Opinion thereupon, to the House.

And a Committee was appointed accordingly, of the following Perfons:

Mr Attorney General,

Mr Merriwether.

Mr Anderson, Mr Baffet,

Mr Bacon,

Mr Randolph, and Mr John Robinson.

And they are to have Power to fend for Perfons, and Papers, for their Information. Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Wednesday, September 11, 1734

Member return'd upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy, and taken and fubscribed the Oath of Abjuration, and subscribed the Test, and taken the Oath of a Burgels, was admitted to his Place in the House.

A Petition of the Veftry of Elizabeth-River Parish, in the County of Norfolk, was prefented to the House, and read; setting forth, That they have purchased a very convenient Tract of Land, containing One Hundred and Seventy Two Acres, whereon all Conveniences are already erected; and praying, That an Act may pass, to declare the fame to be a fufficient Glebe for the faid Parish; and to impower the Vestry of the faid Parish to dispose of the old Glebe; and that the Money arising from the Sale thereof, may be applied by the faid Veftry to the Use of the faid Parish.

Ordered, That Leave be given to bring in a Bill according to the Prayer of the faid Petition; and that Mr Boufh, Mr Wilfon, Mr Walke, Mr Land, Mr Mead, Mr Braxton, and Mr Whitehead, do prepare and bring in the fame.

Ordered. That it be an Instruction to the Persons appointed to prepare and bring in the faid Bill, That they have Power to receive a Claufe, to impower the Veftry of the Parish of St. Stephen, in the County of King and Queen, to fell their old Glebe, and to apply the Money arifing by the Sale thereof, to fuch Parochial Uses as the faid Vestry fhall think fit.

Alfo a Claufe, to impower the Veftry of the Parish of St. John, in the County of King-William, to dispose of Part of their old Glebe, and to apply the Money arising by the Sale thereof, towards the purchasing a better and more convenient Glebe.

A Motion was made, That an Allowance be made to the Representatives of the County of Accomack, for croffing the Bay, in order to attend the General Affembly, at the last Prorogation, having had no Notice thereof; and, after a Debate, the Question was put thereupon.

Resolved in the Affirmative.

Ordered, That it be an Instruction to the Committee for Public Claims, to make the fame Allowance to the faid Reprefentatives, as is allowed by Law for Sloop-hire, and for coming to, and returning from, the General Affembly.

Mr Attorney General reported, from the Committee of Propositions and Grievances, That the Committee had had under their Confideration, a Proposition from the Counties of Caroline, and King-George, for appointing a Public Ferry, from Roy's Warehouse,

a-crofs

a-crofs Rappahannock, to Gibfon's, and were of Opinion that the fame was reasonable; and he read the Report in his Place, and afterwards delivered it in at the Table, where the same was again read, and agreed unto by the House.

Ordered, That it be an Intruction to the Committee, to whom it is refer'd, to prepare and bring in a Bill, for Appointing feveral Ferries, and Altering feveral Court Days, that they have Power to receive a Clause, for settling a Ferry, according to the said Report.

A Petition of Patrick Ferguson, Assignee of Richard Stace, Assignee of Malichi Comeing, was presented to the House, and read; setting forth, That the said Comeing had Three Hogsheads of Tobacco burnt in the Public Warehouse at Falmouth; and praying the Consideration of the House therein.

Ordered, That the faid Petition be refer'd to the Confideration of the Committee for Public Claims; that they do examine the Matter thereof, and report the fame, as it

fhall appear to them, with their Opinion thereupon, to the Houfe.

M^r Attorney General inform'd the House, That Col. Spotswood had been charged with the Paiment of 400 lb. Tobacco, in the last Public Levy, for taking up two Runaway Slaves, which belonged to Mrs. Mary Harrison, deceased, the Widow of the late Col. Nathaniel Harrison, as appears by an Affidavit, which he delivered in at the Table.

Ordered, That the faid Claim be refer'd to the Confideration of the Committee for Public Claims; and that they give Credit to Col. Spotfwood, for the faid 400 lb. of Tobacco, and charge the fame to the Executors of the faid Mrs. Harrifon, if to them it feems reafonable.

A Bill, intituled, An Act for Dividing Spotsylvania County, was read the third Time.

Refolved, That the Bill do país.

Ordered, That M. Henry Willis do carry the Bill to the Council, and defire their Concurrence.

The House, according to Order, resolved itself into a Committee of the whole House, further to consider of the Heads of the Tobacco Bill; and after some Time spent therein, Mr Speaker resum'd the Chair, and Mr Attorney General reported from the Committee, That the Committee had had under their further Consideration the Matter to them refer'd; and made a further Progress therein; but not having Time to go thro' the same, the Committee had directed him to move for Leave to sit again.

Resolved. That this House will To-morrow again resolve itself into a Committee of

the whole House, further to consider of the Heads of the said Bill.

Ordered, That Mr Daniel McCarty, and Mr Hornby, have Leave to be absent from the Service of the House 'til Wednesday next.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Thursday, September 12, 1734.

Bill, For Destroying Squirrels and Crows, was read the second Time, and several Amendments were made to the Bill, at the Table.

Ordered, That the Bill, with the Amendments, be ingressed.

A Bill, For the better enabling the Executors of the Last Will and Testament of Charles Burgess, Gent. deceased, to pay his Debts and Legacies, was read the second Time.

Ordered, That the Bill be ingroffed.

A Bill, For further continuing the AA, For making more effectual Provision against Invasions and Insurrections, was read the second Time; and an Amendment was made to the Bill, at the Table.

Ordered, That the Bill, with the Amendment, be ingroffed.

Mr Francis Willis prefented to the House, according to Order, a Bill, For Docking the Entail of certain Lands in the Counties of Gloucester, and Elizabeth-City, and vesting

the fame in Henry Willis, in Fee Simple; and for fettling other Lands and Tenements, and feveral Slaves, to the fame Ufes; and the fame was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Attorney General prefented to the House, according to Order, a Bill, To amend the Laws now in Force, for the more speedy and easy Recovery of small Debts. And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr John Robinson, from the Committee for Courts of Justice, reported, That the Committee have, according to Order, examined the several Inspectors Accounts, that have hitherto been brought in, and drawn up a State thereof; and he delivered the Report in at the Table.

Ordered, That the faid Report be refer'd to the Confideration of the Committee of the whole House; to whom it is refer'd, to consider of the Heads of a Bill, Further to continue and amend the Ad made in the Third and Fourth Years of His Majesty's Reign, For Amending the Staple of Tobacco, and Preventing Frauds in His Majesty's Customs.

A Petition of Thomas Dickfon, Serjeant of the Court of Huftings, for the City of Williamsburg, was prefented to the House, and read; setting forth, That the said City is situate in the Counties of York, and James-City; and the said Court of Hustings, and the Magistrates of the City, are impowered to imprison Offenders within the City, as the Justices of Peace of the said County used to do; whereby the Serjeant is obliged to maintain such Prisoners, and ought to receive his Fees, to be paid by the Counties; but the said County Courts have refused to allow the Petitioner any Thing; and praying Relief therein.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petition; and that Mr Attorney General, and Mr Blair, do prepare and bring in the fame.

The House, according to Order, resolved itself into a Committee of the whole House, to consider further of the Heads of the Tobacco Bill; and after some Time spent therein, Mr Speaker resum'd the Chair, and Mr Attorney General reported, from the Committee, That the Committee had had under their further Consideration the Matter to them refer'd, and made a further Progress therein; but not having Time to go through the same, the Committee had directed him to move for Leave to sit again.

Refolved, That this House will, To-morrow, again resolve itself into a Committee of the whole House, to consider further of the Heads of the Tobacco Bill.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Friday, September 13, 1734.

Bill, intituled, An A& for further continuing the A&, For making more effectual Provision against Invasions and Insurrections, was read the third Time.

Resolved, That the Bill do pass.

Ordered, That M^{*} John Robinson do carry the Bill to the Council, and defire their Concurrence.

A Bill, intituled, An Aâ for Destroying Squirrels and Crows, was read the third Time.

Refolved, That the Bill do pass.

 $\it Ordered$, That M^r $\it Conway$ do carry the Bills to the Council, and defire their Concurrence.

A Bill, For Docking the Entail of certain Lands, in the Counties of Gloucester, and Elizabeth-City, and vesting the same in Henry Willis, in Fee Simple; and for settling other Lands and Tenements, and several Slaves, to the same Uses, was read a second Time.

Ordered, That the Bill be committed to the Committee who prepared it; that they do examine the Allegations thereof; and report the fame, as it shall appear to them, to the House.

A Bill, To Amend the Laws now in Force, for the more speedy and easy Recovery of small Debts, was read the second Time.

Ordered, That the Bill be committed to the Committee who prepared it.

The House, according to Order, resolv'd itself into a Committee of the whole House, further to consider of the Heads of the Tobacco Bill; and after some Time spent therein, Mr Speaker resum'd the Chair and Mr Attorney General reported, from the Committee, That the Committee had had under their further Consideration the Matter to them refer'd, and made a further Progress therein; but not having Time to go through the same, the Committee had directed him to move for Leave to sit again.

Refolved, That this House will again, To-morrow, resolve itself into a Committee of

the whole House, to confider further of the Heads of the Tobacco Bill.

A Message from the Council, by Mr Robertson:

That they have paffed a Bill, intituled, An Act for the more eafy Trial of Criminals before Justices of Oyer and Terminer; to which they defire the Concurrence of this House.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Saturday, September 14, 1734.

R. Francis Willis prefented to the House, according to Order, a Bill, To vest certain entailed Lands, with the Appurtenances therein mentioned, in Charles Tomkies, Gent. in Fee Simple; and for fettling other Lands, of greater Value, to the same Uses. And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

An Ingrossed Bill, from the Council, intituled, An Act for the more easy Trial of Criminals before Justices of Over and Terminer, was read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Attorney General inform'd the House, from the Committee to whom it was refer'd, to enquire into the Method that was taken to procure Subscriptions to the Petition presented to the House, for keeping up Chamberlayne's Warehouse, That one Thomas Underwood was a material Witness to the Matter, and had Notice left at his House to attend the Committee; but that he keeps himself conceal'd, so that the Order of the Committee cannot be ferv'd personally upon him.

Ordered, That the faid Thomas Underwood be fent for, in Custody of the Serjeant at Arms, to be examined before the said Committee, upon the Matter to them refer'd.

Mr Francis Willis reported, from the Committee, to whom the Bill, For Docking the Entail of certain Lands in the Counties of Gloucester, and Elizabeth-City, and vesting the same in Henry Willis, in Fee Simple; and for settling other Lands and Tenements, and several Slaves, to the same Uses, was committed, That the Committee had examined the Allegations of the Bill, and sound the same to be true; and that the Committee had gone thro' the Bill; and had directed him to report the same to the House, without any Amendment; and he delivered the Bill in at the Table.

Ordered, That the Bill be ingroffed.

A Motion was made, That Leave be given to bring in a Bill, For the better Direction of Officers in the Sale of Goods, or other Things, taken in Execution, or Diffrained for Rent.

Ordered, That Leave be given to bring in a Bill according to the faid Motion; and that Mr Conway, Mr Hedgman, Mr Fitzhugh, and Mr Braxton, do prepare and bring in the fame.

A Claim of William Ford, in Behalf of himfelf, and others, by him impreffed to guard the Country Goal, by Order of the General Court, was prefented to the Houfe, and read.

Ordered.

Ordered, That the faid Claim be refer'd to the Confideration of the Committee for Public Claims; that they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

A Petition of John Carter, and Charles Carter, Elqrs. and Prifcilla Carter, Widow, Relict of Robert Carter the Younger, Elq; decealed, was presented to the House, and read; setting forth, That Robert Carter, late of Corotoman, Elq; deceased, did, by his Laft Will and Testament, devise to his Son, the said Robert Carter, Jun. divers great and valuable Tracts of Land, with the Appurtenances, and a great Number of Slaves; but the said Robert Carter, Jun. dying in the Life Time of his Father, the Right of all the Lands devised to him by the Limitations of the said Testator's Will, are vested in the said Charles Carter, and the Slaves descend to the said John Carter, eldest Son and Heir of the said Testator, as a real Estate undisposed of; whereby the said Widow, and her Children, remain unprovided for: Yet, the said Testator, after the Death of his said Son, having declared what he intended to do for the said Widow and Children, the Petitioners are willing, that the said Testator's Declaration of his Will, should be fulfilled, which cannot be done without the Assistance of the Legislature; and praying, That Leave may be given to bring in a Bill, to provide for the said Widow, and her Children, according to the Design and Intention of the faid Testator.

Ordered, That Leave be given to bring in a Bill according to the Prayer of the faid

Petition; and that Mr Conway do prepare and bring in the fame.

The House, according to Order, proceeded to the Consideration of the Report from the Committee of Propositions and Grievances, made on Saturday last, upon a Proposition from the Counties of Henrico and Goochland, for settling a Town at Warwick, on the Land of Thomas Howlett, on the South Side of James-River, in the said County of Henrico; and the same was read: And thereupon,

Refolved, That the faid Proposition be refer'd to the Consideration of the next Session

of Affembly.

The House, according to Order, resolv'd itself into a Committee of the whole House, further to consider of the Heads of the Tobacco Bill; and after some Time spent therein, Mr Speaker resum'd the Chair, and Mr Attorney General reported, from the Committee, That the Committee had had under their further Consideration the Matter to them refer'd, and made a further Progress therein; but not having Time to go through the same, the Committee had directed him to move for Leave to sit again.

Refolved, That this House will again, on Monday next, resolve itself into a Committee

of the whole House, to consider further of the Heads of the Tobacco Bill.

Ordered, That the House be adjourned 'til Monday Morning Eleven a Clock.

Monday, September 16, 1734.

Petition of the late Veftry of Hanover Parifh, in the County of King George, was prefented to the House, and read; setting forth, That by an Act of the last Session of Assembly, for altering the Parishes in the said County, the Glebe of the said Parish was to be sold by the Vestry of the Parish of Brunswick, who were to keep in their Hands their Proportion of what it should be sold for, according to the Number of Tithables in that Parish, before the Parish of Hanover was divided; and the Residue was to be paid to the present Parishes of Hanover, and Hamilton: That about Three Hundred and Sixty Tithables are taken into the Parish of Hanover, from the dissolved Parish of Sittenburn, who never paid any Thing towards Buying the said Glebe, or Building thereon; and that there were hardly Twenty Tithables in that Part of Hanover Parish which is now taken into the Parish of Hambleton; and the greatest Part of them, at the Time of purchasing the said Glebe, and making the Improvements upon the same, had not sufficient to pay their Levies; but are now increased to near Two Hundred and Fifty: That the said Glebe, and Improvements, have been sold for Two Hundred and Fifty Five Pounds current Money, of which the Inhabitants

of those Parts of the faid Parishes claim their Proportion; and praying the Confideration of the House therein, and such Relief as the House shall think fit.

Ordered, That it be an Inftruction to the Perfons, appointed to prepare and bring in a Bill, For Selling feveral Glebes, That they have Power to receive a Claufe, or Claufes, for Relief of the Petitioners, according to the prayer of the faid Petition.

A Bill, intituled, An Act for the better enabling the Executors of the Laft Will and Teftament of Charles Burgess, Gent. deceased, to pay his Debts, and Legacies, was read the third Time.

Refolved, That the Bill do pafs.

Ordered, That M. Martin do carry the Bill to the Council, and defire their Concurrence.

A Bill, intituled, An A& for Docking the Entail of certain Lands in the Counties of Gloucester, and Elizabeth-City, and vesting the same in Henry Willis, in Fee Simple; and for settling other Lands and Tenements, and several Slaves, to the same Uses, was read the third Time.

Refolved, That the Bill do país.

Ordered, That Mr Francis Willis do carry the Bill to the Council, and desire their Concurrence.

The Question being put, That the Order of the Day, for resolving into a Committee of the whole House, further to consider the Governor's Speech, be put off:

Refolved, That this House will, upon this Day sevennight, resolve itself into a Committee of the whole House, further to consider the Governor's Speech.

Mr Attorney General prefented to the House, according to Order, a Bill, For appointing feveral new Ferries, and altering feveral Court Days. And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Ordered, That the State of the Accounts of the Expence of Executing the Tobacco Law, for the Three Years the fame has fubfifted, be printed.

A Bill, To veft certain Entailed Lands, with the Appurtenances therein mentioned, in Charles Tomkies, Gent. in Fee Simple; and for fettling other Lands, of greater Value, to the fame Ufes, was read the fecond Time.

Ordered, That the Bill be committed to a Committee; that they do examine the Allegations thereof; and report the fame, as it shall appear to them, to the House.

And a Committee was appointed accordingly, of the following Perfons: Mr Francis Willis, Mr Armiftead, Mr Thacker, and Mr Price.

The House, according to Order, resolved itself into a Committee of the whole House, further to consider of the Heads of the Tobacco Bill; and after some Time spent therein, Mr Speaker resum'd the Chair, and Mr Attorney General reported from the Committee, That the Committee had had under their further Consideration, and gone through, the Matter to them refer'd; and were come to several Resolutions thereupon, which they had directed him to report, when the House will please to receive the same.

Ordered, That the Report be received To-morrow.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Tuesday, September 17, 1734.

R. Attorney General, according to Order, reported, from the Committee of the whole House, to whom it was refer'd to consider of the Heads of a Bill, Further to continue and amend the Ast made in the Third and Fourth Years of His Majesty's Reign, For Amending the Staple of Tobacco, and preventing Frauds in His Majesty's Customs, the Resolutions they had directed him to report to the House; and he delivered the Resolutions in at the Table, where the same were read.

And the first of the said Resolutions was read a second Time: And Two Petitions of the Inhabitants of the County of *Prince-George*, for keeping up *Powel's-Creek Warehouse*, were also read.

Then

Then the faid Refolutions were read through, and, with fome Amendments, agreed unto by the Houfe, as follows:

Refolved,

Hat the following Public Warehouses be repeal'd, To-wit, Brandon, Mumford's, Warwicksqueak, Powel's Creek, and Chamberlayne's; and that in the Room of Powel's Creek Warehouse, a new Warehouse be erected at Mr Ravenscript's, in the County of Prince-George; and in the Room of Chamberlayne's, another Warehouse to be erected at Richard Littlepage's, in the County of New-Kenl.

Refolved, That the Public Warehouses, at Shockoe's, in the County of Henrico, at Marlborough, in the County of Stafford, and Pohick, in the County of Prince-William, be repealed, after the 10th Day of November, in the Year 1735, and that other Warehouses be built: In the Room of Shoccoe's, upon the Land of Wiltshire Marrin, in the County of Henrico, now in the Occupation of one Wilkinson; and instead of Marlborough, at the most convenient Place at or near the Head of Acquia, in the County of Stafford; and instead of Pohick, at some more convenient Place, to be appointed; and that the Rents for the said Warehouses to be repealed, be paid for the ensuing Year, as follows, To wit, Shockoe's at Thirty Five Pounds, Marlborough at Six Pounds, Pohick at Five Pounds.

Refolved, That the following Public Warehouses, before established under different Inspections, be now united under one Inspection; To wit, Princess-Anne and Norfolk, Nasfawaddox and Pungoteague, Hunger's and Cherrystone's, Pits's and Guilford's, Hogg-Neck and Taskanask; and that the Warehouse at Roy's, in the County of Caroline, and the Warehouse at Gibson's, in the County of King-George, heretofore under one Inspection, be hereafter under two Inspections.

Refolved, That the Rents of the Public Warehoufes heretofore fettled by Commissioners, and the Rents of the Warehouses hereafter to be built, be reduced to, and fettled at,

the following Rates, per Annum, viz.

the following Rates, per Annum, viz.							
1.	1.	1.					
Warwick,	Turky-Ifland, 10	Soans's, 10					
Col. Bolling's at Appo- 20	Mr Ravenscroft's, 10	Grey's-Creek, 6					
mattox,	Bermuda Hundred, 10	Wainwright's, 15					
John Bolling's, over 5	Cabbin-Point, 20	Lawrence's, 15					
againft it,	Swiniard's, 10	Sleepy-Hole, 10					
Conftance's,	Mantapike, 10	Frederickfburg, 25					
Norfolk, 7	Quarles's, 6	Falmouth, 15					
Princefs-Anne, 4	Aylett's, 20	Wiccocomico, 15					
Hampton, 6	<i>Todd</i> 's, 20	Coan, 10					
Roe's,	Kemp's 15	Yeocomico, 15					
Denbigh, 8	Corotoman, 7	Nominy, 15					
York, 10	Davis's, 7	Mattox, 10					
Gloucester Town, 15	<i>Urbanna</i> , 5	Boyd's-Hole, 18					
Deacon's-Neck, 15	Deep-Creek, 10	Acquia, 15					
Poropotank, 7	Indian-Creek, 10	Quantico, 10					
Capitol Landing, 10	Glafcock's, 10	The new Warehouse in-					
College Landing, 10	Bowler's, 5	ftead of Pohick, 10					
Taskanask, 7	Hobb's-Hole, 10	Hunting-Creek, 5					
Hog-Neck, 5	Totaskey, 10	Pungoteague, 10					
Williams's, 10	Nailor's, 10	Naffwaddox, 5					
Littlepage's, 15	Bray's, 10	Hunger's, 5					
Merriwether's, 10	Layton's, 15	Pitts's, 5					
Page's, 50	Conway's,	Cherrystones, 5					
Wilkinfon's, 25	Roy's, 15	Guilford's, 5					
Shepherd's, 12	Gibson's, 10						

Refolved, That where any Room for the Receiving of Tobacco, or Prizes, or Wharfs, or Repairs, shall hereafter be wanting, the County Courts, respectively, shall order the same to be built and erected by the Owners of such Warehouses; and if they result to do it, it shall be done at the Charge of the County; and the Justices of such County shall receive a proportionable Part of the Rent; and if any Difference shall restee between them, the same shall be determined by Appeal to the Governor and Council: And if there shall be an immediate Occasion to hire Houses, before the same can be built, the Charge of hiring Houses shall be born by the County wherein such Warehouses lie.

Refolved, That in all Places, where the Public Warehouses have been built at the Charge of any County, upon the Lands of private People, and where Lands have been taken away, and built upon by other private Persons, the Proprietor shall be reftored to his former Right, and receive the Rents hereafter; after he shall reimburse the County, or other private Builder, so much as remains unsatisfied of the Expense of such

Buildings.

Refolved, That the Inspectors Salaries, which do not exceed Thirty Pounds per Annum, be not lessend; and that the Salaries of Inspectors, at the several Warehouses

herein after mentioned, be fettled at the Rates following, per Annum, viz.

	1.		1.		1.
At Shockoe's, while that		Bermuda,	30	Conftance's,	35
Warehouse continues		Turky-Ifland,	30	Norfolk, and Princefs-	
and afterwards at		Cabbin-Point,	40	Anne,	30
Wilkinfon's, to each		Swiniard's,	30	York,	35
Infpector,	40	Soans's,	30	Gloucester,	30
Warwick,	40	Wainwright's,	35	Deacon's-Neck,	40
Appomatox,	40	Lawrence's,	35	College and Capitol	
Taskanask, & Hog-Neck,	35	Sleepy-Hole,	30	Landings,	40
Williams's,	30	Layton's,	35	Quantico,	35
Littlepage's,	35	Conway's,	35	Pohick, and the New	
Shepherd's,	35	Roy's,	30	Warehouse to be	
Mantapike,	35	Gibfon's,	'30	built in the Room of	
Aylett's,	40	Frederickfburg,	40	it,	30
Todd's,	40	Falmouth,	40	Naffawadox, and Pun-	
Kemp's,	35	Wiccocomico,	35	goteague,	35
Corotoman, and Davis's,	35	Yeocomoco,	30	Hunger's, and Cherry-	
Hobbs's-Hole,	35	Mattox,	35	ftone's,	30
Nailor's,	35	Boyd's-Hole,	35	Pitts's, and Guilford's,	30
Bray's,	35	Marlborough, and the New Warehouse to be built in the Room of			
		it,	30		

Refolved, That the Salaries of the Infpectors, not before fettled, remain as they were fettled under the former Laws.

That hereafter, all Public Dues shall be paid in the County where they arise, except where there is no Warehouse in such County; and then they shall be paid in the next adjacent County, where there is a Warehouse: Except also, That all Notes of the Warehouse hereafter mentioned, shall pass in Paiment of Public Dues, in the Counties herein after respectively mentioned: That is to say, The Notes at Kemp's Warehouse, shall pass in Gloucester; Indian-Creek Notes, in Lancaster; Notes of Lawrence's, in the Isle of Wight; Notes of Aylett's, and Todd's, in Caroline; New-Kent Notes, in St. Peter's Parish, in James-City; York, and Roe's Notes, in Warwick; Notes of Conway's, in Spotsylvania; Notes of Roe's, in Elizabeth-City; Cabbin-point Notes, in the Isle of Wight; Notes of Accomack, and Northampton, in either County; Notes of Wainwright's, and Appamatox, in Surry; Warwick, and Bermuda Hundred Notes, and Notes of John Bolling's

Bolling's Warehouse, in Prince-George; Mattox's Notes, in Stafford; Cabbin-Point Notes, in Prince-George; Yeocomico Notes, in Northumberland; Falmouth Notes, in Stafford; Notes of Page's, and Merriwether's, in King-William; Princefs-Anne, and Norfolk Notes, in either County: Except alfo, That Notes in Prince-William County shall not pay Levies in the new County of Orange.

And if old Inspectors Notes shall be tender'd, next Year, in Paiment of Levies, the Collector shall deduct 4 per Cent. but after the ensuing Year, no old Transfer Notes shall pass in any Paiments. And for fettling Disputes about Levying Conveniency, in the

County Levies,

Refolved, That no County Credits, but fuch as by Law or Contract are to be paid with Conveniency, fhall be levied on the People, with the Allowance fettled by Law for Conveniency.

Refolved, That the owners of all Crop Tobacco fhall find Nails for their own Tobacco; and the Inspectors shall receive Six Pence a Hogshead of the Owners of all Transfer Tobacco, over and above the Five Shillings for Infpection.

Refolved, For preventing of Frauds in Shipping off, or carrying by Land into another Province, Tobacco that has not passed an Inspection, That the following Provisions be made, viz.

That no Tobacco fhall be bought or fold, but by Infpectors Notes, under a Penalty both upon the Buyer and Seller.

That a Penalty be laid on Perfons carrying Tobacco by Land into North-Carolina, and the Penalty, for carrying Tobacco over the River Potowmack to Maryland, be leffened, and laid upon the Owner, as well as the Perfon carrying the fame.

That no Tobacco fhall be carried by Water, to be inspected, out of the District

where the fame was made, under a Penalty.

That any Justice of Peace, who shall know, or be inform'd of, any Package of Tobacco, of less than Weight, made up for Shipping off, fhall have Power to enter any suspected House, by Night or by Day; and to search for, and finding any fuch Package, to feife and deftroy the fame: And moreover, the Perfon, in whofe Poffession the same shall be found, shall be liable to a Penalty.

Refolved, For the Eafe of Shipping and Navigation, That that Part of the Law, which obliges Mafters of Ships to pay Four Shillings per Hogfhead, for Tobacco put on board their Ships; and the Prohibition upon Masters of Ships to fetch Tobacco from the

Planters Houses, be repealed.

Refolved, For the better Direction of the feveral Inspectors in the Execution of

their Office, the following Rules be eftablished, viz.

That the faid Inspectors shall deliver out any light Hogsheads, or Parcels of Tobacco, not being ftamp'd, to the owner of any of their Notes, which he may carry away, for the better forting or ftemming the fame, paying for the Infpection, after the Rate of Five Shillings for every 800 Weight, and fo in Proportion for a greater or lefs Quantity; but fuch Tobacco fhall not be shipped before it be again inspected, under the Penalties in the former Laws; and the Shipper shall pay the Fee for the fecond Inspection.

That the Owner of any Transfer Notes may, at any Time, receive Hogfheads of Tobacco, in Satisfaction of fuch Notes; and the Inspectors shall take in the faid Transfer Notes, and deliver new Crop Notes for fuch Hogfheads, the Owner paying Two Shillings down per Hogshead, besides Six Pence for the Nails; and the Inspectors shall afterwards

be answerable for the safe keeping of such Tobacco, as they are for Crops.

That the Infpectors shall fell all Transfer Tobacco, which shall not be fo receiv'd, and mark'd, before the County Court, which shall be held Yearly, in the Month of September, in the County where fuch Tobacco lies, by public Auction, at fuch County Court; and shall pay the Money, arising from such Sale, to the Proprietors of such Tobacco respectively.

That all Inspectors, when required, shall be obliged to prize any Hogshead under 800 lb. Nett, so as to make it up that Weight; and shall receive for the same as for Transfer Tobacco, making likewife the ufual Deductions for what fhall be priz'd in.

That where the Owner of any Tobacco shall be willing to pick the same, he shall be allowed one Month for doing it; and after that Time, the Inspectors shall be at Liberty to burn it, except Tobacco in a Sweat; having Regard, nevertheless, to the Circumstances and Accidents of Weather: But if any Person shall refuse to pick his Tobacco, it shall be immediately burnt: And when any Tobacco shall be pick'd, the Trash taken out shall be burnt by the Inspectors, the same Day, under a Penalty.

That all Crop Tobacco fhall be view'd, when receiv'd out of any Warehouse, if the

Owner thereof fhall require it.

And, That one Inspector shall attend constantly, from the last of June, 'til the County Court to be held Yearly, in September, in the County where the respective Warehouses lie, to deliver out Tobacco; and where Two Houses are under one Inspection, One of them shall attend those Houses alternately.

And for the Redreffing of Complaints against Inspectors,

Refolved, That any Three Juftices of the Peace, not being Infpectors, at any Warehoufe, whereof Two shall be of the Quorum, shall have Power to hear any Complaints against any Inspector within their County; to visit the Warehouses under their Inspection respectively, for their better Information; and to take the Depositions of Witnesse upon the Matter of Complaint on both Sides; for which Purpose, the Clerk of the County, or some sufficient Person appointed by him, shall attend them, to be paid for such Service by the County; and such Depositions shall be transmitted, with the Matter of Complaint, to the Governor and Council.

Refolved, That where any Houses shall be built hereafter by any Landlords, whereby they may be Sufferers, at the Rents now settled, their Case shall be reserved to the Con-

fideration of the next Selfion of Affembly.

Ordered, That Leave be given to bring in a Bill, pursuant to the said Resolutions; and that the Committee of Propositions and Grievances do prepare and bring in the same.

Ordered, That the House be adjourn'd 'til To-morrow Morning Eleven a Clock.

Wednesday, September 18, 1734.

Bill, For Dividing the Parish of Henrico, was read the second Time.

Ordered, That the Bill be committed to a Committee.

And a Committee was appointed accordingly, of the following Persons: Mr Randolph, Mr Fleming, Mr Simmons, and Mr Grey.

A Petition of the Veftrymen of the Parifhes of Newport, and Warwickfqueak, in the County of Ifle of Wight, refer'd from the Council to the Confideration of the Houfe, was read; fetting forth, That the faid Parifhes are, in Length, upwards of Sixty Miles; and the Glebes, where the Ministers reside, are situate in the lower Parts of the same, whereby the upper Inhabitants are deprived of the Benefit of Public Worship; and praying, That those Parts of the said Parishes of Newport, and Warwicksqueak, which lie on the South Side of Blackwater Swamp, may be erected into one Parish; and those other Parts of the said Parishes, which lie on the North Side of the said Swamp, may be likewise erected into one other distinct Parish.

Ordered, That it be an Inftruction to the Committee, to whom the Bill, For Dividing the Parish of Henrico, is committed, That they have Power to receive a Clause, or Clauses, for settling the Bounds of the said Parishes of Newport, and Warwicksqueak, accord-

ing to the Prayer of the faid Petition.

Ordered, That it be an Instruction to the Committee, to whom it is refer'd to prepare and bring in a Bill, Further to continue and amend an AA made in the Fifth and Sixth Years of the Reign of his present Majesty, intituled, An AA to revive and continue certain Parts of an AA, for ascertaining the Fees of certain Officers; and for the better fettling

fettling the Fees of County Court Clerks, and Sheriffs; and of Attornies, in Caufes depending in the County Courts, to be allowed in the Bill of Costs; and for settling the Fee for Summoning Witneffes in Controverses depending before the Governor and Council; and afcertaining the Allowance to fuch Witneffes, That they have Power to receive a Claufe, or Clauses, For the better regulating and settling Surveyors Fees.

Mr Francis Willis reported, That the Committee, to whom the Bill, To veft certain Entailed Lands, with the Appurtenances therein mentioned, in Charles Tomkies, Gent. in Fee Simple; and for fettling other Lands, of greater Value, to the fame Ufes, was committed, had examined the Allegations of the Bill, and found the fame to be true; and that the Committee had gone thro' the Bill, and had directed him to report the fame to the House, without any Amendment; and he delivered the Bill in at the Table.

Ordered, That the Bill be ingroffed.

Mr Attorney General reported, from the Committee of Propositions and Grievances, That the Committee had had under their Confideration, a Proposition of fundry Inhabitants of the County of Prince-George, for a Division of the faid County; and also two Petitions of divers others of the faid Inhabitants, against such Division: And a Propofition of the Inhabitants of Briftol Parish, for a Division of the said Parish, and were come to a Refolution thereupon; which he read in his place, and afterwards delivered in at the Table; where the fame was again read, and, with an Amendment, agreed unto by the House, as followeth, viz.

Refolved, That the faid County, and that Part of the faid Parifh which lies in the fame, be divided, from the Mouth of Namozine Creek, up the fame to the Main (or John Hamlin's) Fork of the faid Creek; thence up the South, or lowest Branch, to White-Oak Hunting Path; and thence, by a South Courfe, to ftrike Nottoway River: And that all that Part of the faid County, below those Courses, be hereafter one diftinct County, and Parish: And all that Territory of Land, above the faid Courses, bounded Southerly by Great-Nottoway River, (which will include Part of the County of Brunfwick, and Parish of St. Andrew,) so far as to take the Ridges between Roanoak and Appamatox Rivers; and thence, up that Ridge, to the Great Mountains; and Westerly, by the faid Mountains; and Northerly, by the Southern Bounderies of Henrico and Goochland Counties, be erected into one other diffinct County, and Parifh.

Ordered, That a Bill be brought in, purfuant to the faid Refolution; and that the Committee of Propositions and Grievances do prepare and bring in the same.

Mr Lawrence Smith prefented to the House, according to Order, a Bill, To restrain the Inhabitants of the Town of York, from keeping too large a Number of Cattle, and Horfes. And the fame was received, and read the first Time.

And a Petition of fundry Inhabitants of the faid Town was prefented to the House, and read, fuggefting feveral Reasons against passing the said Bill; and praying, That the fame may not pass.

Ordered, That the faid Bill be read a fecond Time.

Ordered, That the faid Petition be taken into Confideration, at the fecond Reading

An Ingroffed Bill from the Council, intituled, An Ad for the more easy Trial of Criminals before Justices of Oyer and Terminer, was read the second Time.

Ordered, That the faid Bill be committed to a Committee of the whole House.

Refolved, That this House do immediately resolve itself into a Committee of the whole House, upon the faid Bill, and the House accordingly resolv'd itself into a Committee of the whole House; and after some Time spent therein, Mr Speaker resum'd the Chair; and Mr Conway reported, from the Committee, That they had gone through the Bill, and made feveral Amendments thereunto; which he read in his Place, and afterwards delivered the Bill, with the Amendments, in at the Table.

Ordered, That the faid Report be taken into Confideration To-morrow.

Mr Conway prefented to the House, according to Order, a Bill, To veft Part of the Estate of Robert Carter, Esq; deceased, devised to Robert Carter, the Younger, who died in his Life Time, in Robert Carter, the Son and Heir of the faid Robert Carter, the Younger; and to make Provision for Priscilla Carter, the Widow of the said Robert Carter, the Younger, and Elizabeth Carter, his Daughter. And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Thursday, September 19, 1734.

Petition of Mr Armistead Churchil was presented to the House, and read; fetting forth, That the Warehouses at Kemp's being inconveniently placed, and insufficient to receive all the Tobacco brought thither, he was prevail'd upon by the Commissioners for directing the building the Public Warehouses, in the Year 1733, to build a new Warehouse, at the Place aforesaid, for the Yearly Rent of 15 l. per Annum, which he has compleated to the Satisfaction of the Commissioners, and the Inspectors; and that he has only one Year's Rent now due to him; and, if the Rents of the Public Warehouses shall be reduced by this Assembly, as he is apprehensive they will be, he cannot expect to be reimbursed what he hath expended on the said Building; and praying the Consideration of the House therein.

Refolved, That the faid Petition be rejected.

A Bill, intituled, An AA to veft certain Entail'd Lands, with the Appurtenances therein mentioned, in Charles Tomkies, Gent. in Fee Simple; and for fettling other Lands, of greater Value, to the fame Ufes, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That M^{*} Francis Willis do carry the Bill to the Council, and defire their Concurrence.

A Bill, To vest Part of the Estate of Robert Carter, Esq; deceased, devised to Robert Carter, the Younger, who died in his Life Time, in Robert Carter, the Son and Heir of the said Robert Carter, the Younger; and to make Provision for Priscilla Carter, the Widow of the said Robert Carter, the Younger, and Elizabeth Carter, his Daughter, was read the second Time.

Ordered, That the Bill be committed to a Committee; that they do examine the Allegations thereof; and report the fame, as it shall appear to them, to the House.

And a Committee was appointed accordingly, of the following Perfons: Mr Armifted, Mr Baffet, Mr Francis Willis, Mr Fleming, and Mr Martin.

A Bill, For appointing feveral new Ferries, and altering feveral Court Days, was read the fecond Time.

And a Petition of *Lewis Burwell*, Gent. was prefented to the House, and read; suggesting several Reasons against the passing the said Bill; and praying, the same may not pass.

Ordered, That the faid Bill be committed to the Committee who prepared it; and that they do examine the Matter of the faid Petition; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered, That the Confideration of the Report from the Committee of the whole House, put off 'til To-day, be further put off, 'til To-morrow.

Mr Attorney General prefented to the House, according to Order, a Bill, For the further amending and continuing an Aâ, intituled, An Aâ for Amending the Staple of Tobacco, and Preventing Frauds in His Majesty's Customs. And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Friday,

Friday, September 20, 1734.

Petition of William Dennis was prefented to the House, and read; setting forth, That he has, with much Application, contriv'd and invented a very useful Machine for the Tilling of Ground; and praying, That Leave may be given to bring in a Bill, for vesting the sole Property of making, vending, and uttering the said Machine, in the Petitioner, and his Afsigns, for such a Term of Years as the House shall think reasonable.

Ordered, That the faid Petition be refer'd to the Confideration of a Committee; that they examine the Matter thereof, and report their Opinion to the House: And is refer'd to Mr Merriwether, Mr Robert Bolling, Mr Randolph, Mr Ravenscroft, Mr

Francis Willis, Mr Henry Willis, Mr Walke, and Mr Fleming.

Mr Armistead reported, That the Committee, to whom the Bill, To vest Part of the Estate of Robert Carter, Esq; deceased, devised to Robert Carter, the Younger, who died in his Life Time, in Robert Carter, the Son and Heir of the said Robert Carter, the Younger; and to make Provision for Priscilla Carter, the Widow of the said Robert Carter, the Younger, and Elizabeth Carter, his Daughter, was committed, have examined the Allegations of the Bill, and having gone thro' the Bill, have made several Alterations therein, in the Presence, and by the Consent, of all Parties concern'd; who do consent to the Bill as it now stands.

Ordered, That the bill be ingroffed.

A Petition of Robert Lovell was prefented to the House, and read; praying, That he may be admitted to keep a Ferry from the Place where he now lives, over Potow-mack River.

Ordered, That it be an Inftruction to the Committee, to whom the Bill, For appointing feveral new Ferries, and altering feveral Court Days, was committed, That they have Power to receive a Claufe, for appointing a Ferry, according to the Prayer of the faid Petition.

Mr Eskridge reported, from the Committee of Privileges and Elections, That the Committee had had under their Confideration, a Petition of Mr Charles Carter, to them refer'd, complaining of an undue Election and Return of Mr John Champ, to ferve as a Burgefs in this prefent General Affembly, for the County of King-George; and had examined divers Witneffes, produced by both Parties; and heard Counfel, as well on Behalf of the Petitioner, as the fitting Member; and had agreed upon a Report of the Matter thereof, as it appeared to them; which he read in his Place, and afterwards delivered in at the Table; where the fame was again read, as follows:

That it appears to this Committee, That Mr Strother, Sheriff of the faid County of King-George, received the Writ for Election of Burgeffes for the faid County, on Sunday, August 25: That the said Sheriff, by his Letter to Mr Fitzhugh, dated August 27, did purpose to appoint the Day of Election on Wednefday, September 4; on which Day, as it was commonly reported in the faid County of King-George, the Election was expected to be: But, on Friday August 30, the faid Sheriff concluded and appointed Monday, September 2, (which was the Day of Election for the County of Stafford,) should be the Day of Election for his County of King-George, and accordingly gave public Notice thereof; and it does not appear to this Committee, that there was any Combination or Concert, between the faid Sheriff and the fitting Member, for altering the Day of Election at first proposed. It further appears to this Committee, That on the Friday before the Election, Mr Champ, and Mr Skinker, went to the Court-house, where they found a Company of 4 Men, who were Freeholders, and about 20 Women, amongst whom they gave 4 Bottles of Wine; but it does not appear, that the faid Wine was by them given, with Intent to procure any Votes thereby. Whereupon the Committee came to a Refolution, which was agreed to by the House, as follows:

Refolved, That Mr John Champ is duly elected and returned a Burgels to ferve in this prefent General Affembly, for the County of King-George.

Then

Then a Motion was made, and the Question put, That the Sheriff of the said County of King-George has been guilty of a Breach of his Duty, in not giving earlier Notice of the Time appointed for the said Election,

It passed in the Negative.

Then a Motion was made, and the Question put, That the Petition of Mr Charles Carter, complaining of an undue Election and Return of Mr John Champ, to serve as a Burgess in this present General Assembly, is a frivolous and scandalous Complaint.

It paffed in the Negative.

Mr Attorney General prefented to the House, according to Order, a Bill, For the Relief of fuch Persons as have suffered, or may suffer, by the Loss of the Records of Nansemond County, lately consum'd by Fire. And the same was receiv'd, and read the first Time.

Ordered, That the Bill be read a fecond Time.

M^r Robert Bolling reported, from the Committee for Public Claims, That the Committee had had under their Confideration, a Claim of the Keeper of the Public Goal, for 1800 lb. Tobacco, for the Imprifonment of M^r William Major, who has paid a confiderable Sum of Money to the faid Gaoler, on that Amount; in which they defire the Direction of the House.

Ordered, That it be an Instruction to the said Committee, to disallow the said Claim.

Mr Robert Bolling also reported, from the said Committee, That the Committee had under their Confideration, the Allowances to be made to the Venire-Men, and Witnesse, for attending the Trial of the said William Major, who, before his Conviction, was possessed a confiderable Estate, as the said Committee have been informed; in which they also defire the Direction of the House.

Ordered, That it be an Instruction to the said Committee, to make the said Allowances, in the Public Levy.

Ordered, That it be also an Instruction to the said Committee, to deduct out of the respective Claims to them refer'd, what is allow'd by Law for Conveniency, in the respective Counties on which the same are chargeable; and to allow, on each respective Claim, after the Rate of 4 lb. Tobacco per Cent. for collecting.

Ordered, That the Merits of the Election for the County of Westmorland, upon the Petition of Mr William Aylett, complaining of an undue Election and Return of Mr Daniel McCarty, to serve as a Burgess for the said County, be heard at the Bar of the House, To-morrow; and that the Committee of Privileges and Elections be discharged from proceeding further on the said Petition.

Mr Attorney General prefented to the House, according to Order, a Bill, To oblige the Justices of James-City and York, to levy Tobacco for certain Officers of the City of Williamsburg.

Ordered, That the Bill do lie on the Table.

A Bill, For the further amending and continuing an AA, intituled, An AA for amending the Staple of Tobacco, and preventing Frauds in His Majesty's Customs, was read the second Time; and several Amendments were made to the Bill, and several Blanks therein filled up at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

A Meffage from the Council, by M' Robertson:

That they have agreed to the Bill, intituled, An Act for further continuing the Act, For making more effectual Provision against Invasions, and Insurrections.

Alfo, to the Bill, intituled, An Act for Dividing Spotfylvania County.

Also, to the Bill, intituled, An Ast for Docking the Entail of certain Lands in the Counties of Gloucester, and Elizabeth-City, and vesting the same in Henry Willis, in Fee Simple; and for settling other Lands and Tenements, and several Slaves, to the same Uses.

Also, to the Bill, intituled, An Ast for the better enabling the Executors of the Last Will and Testament of Charles Burgess, Gent. deceased, to pay his Debts, and Legacies, without any Amendment.

And, That they have also agreed to the Bill, intituled, An At to make void certain Contracts for the paying exceffing Ufury; for the further Difcouragement of the unrighteous Practice of taking more than the lawful Interest; and reducing the Rate of Interest, with fome Amendments; to which they defire the Concurrence of this House.

Ordered, That the Confideration of the Report, from the Committee of the whole House, made on Wednesday last, put off 'til To-day, be further put off, 'til To-morrow. Ordered, That the House be adjourn'd 'til To-morrow Morning Nine a Clock.

Saturday, September 21, 1734.

Petition of the Nottoway Indian Tributaries, refer'd from the Council to the Confideration of this House, was read; setting forth, That they are possessed of a Tract of Land, on the South Side of Nottoway River, in the Parish of Warwicksqueak, and County of Isle of Wight; and another Tract, on the North Side of the faid River, of three Miles in Circumference round the Indian Fort: That by Wars, Sickness, and other Cafualties, the faid Nation is much diminished in its Number of People, as well as reduced, and impoverifhed; and that the first mentioned Tract of Land will be fufficient hereafter to maintain and fupport the Remains of the faid Nation, and their Posterity; and praying, That, for Relief of themselves, and their Families, for better enabling them to pay their Debts, and for the Maintenance of their ancient Men, Leave may be given to bring in a Bill, to enable the faid Nation of Nottoway Indians to fell and convey the last mentioned Tract of Land, intire, or in Parcels, in Fee Simple; referving out of the faid Tract, Two Hundred Acres of Land, to be vefted in, and appropriated to the Use of the Parish of Warwicksqueak, and their Successors, for a Glebe; and that some Persons may be appointed, and authorized, by the faid Bill, to affift them in the Sale of the faid Lands.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petition; and that the Committee of Propositions and Grievances do prepare and bring in the fame.

Ordered, That it be an Instruction to the faid Committee, That they have Power to receive a Claufe, for Discharging the Interpreters to the Tributary Indians.

A Bill, To oblige the Justices of James-City, and York, to levy Tobacco for certain Officers of the City of Williamsburg, was read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Robinson presented to the House, according to Order, a Bill, To prevent the building Wooden Chimneys in the Towns of York, and Gloucester; and for pulling down fuch as are already built therein; and to reftrain Hogs, Goats, and Sheep, from going at large in the faid Town of York; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

The House proceeded to the Hearing of the Merits of the Election for the County of Westmorland, upon the Petition of William Aylett, Gent. and the Petitioner, and his Counsel, were called in; and an Objection was made to one of the fitting Member's Voters, John Jervis, who had refused to take the Oath prescribed by Law, to his Freehold, but had produced a Leafe for Life, not recorded, under which he claim'd his Freehold; which was fubmitted to the Confideration of the House. Then they were order'd to withdraw; and after a Debate, and the Question put,

Refolved, That this House will not examine into the Defects of any Person's Title; but the faid John Jervis, being in Possession of Lands under such a Lease, tho' not re-

corded, is a good Voter.

Then the Petitioner, and his Counsel, were again called in, and acquainted with the faid Refolution; and the Counfel for the Petitioner went on, and objected to 3 of the fitting Member's Voters, as being Inhabitants of Maryland, and not entitled to vote by the King's Patent to the Governor of Virginia; and to 3 others, being Mulattos, difabled by Law.

Then His Majefty's Patent under the Great Seal of Great Britain, at Westminster, the 9th Day of November, in the first Year of His Reign, appointing the Right Hon. George Earl of Orkney, Governor of Virginia, was produced, and Part of the Patent in relation to the Calling General Assemblies, was read. Then one Witness being examined, and three Persons, said to be Mulattos, being called in, and inspected by the House, the Counsel went thro' the Petitioner's Evidence; and the sitting Member was heard in his Place; and both Parties being withdrawn, a Debate arose; and the Question being put thereupon,

Refolved, That any Inhabitant of the Province of Maryland, who is a Freeholder in any County of this Colony, has a Right to vote at the Election of Burgesses for such

County.

Refolved, That M. Daniel McCarty is duly elected and returned a Burgess to serve

in this present General Assembly, for the County of Westmorland.

Ordered, That Leave be given to bring in a Bill, For Destroying Squirrels and Crows, in the Northern-Neck, and on the Eastern Shore; and that M^r Conway do prepare and bring in the same.

Ordered, That the House be called over on Monday Morning, at the first Sitting. The House, according to Order, proceeded to the Confideration of the Amendments, reported from the Committee of the whole House, on Wednesday last, to the Ingrossed Bill from the Council, intituled, An Aâ for the more easy Trial of Criminals before Justices of Oyer and Terminer. And the same were read; and, after a Debate, agreed unto by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House hath agreed to the Ingrossed Bill, intituled, An Aâ for the more easy Trial of Criminals before Justices of Oyer and Terminer, with some Amendments; to which they desire their Concurrence.

Ordered, That Mr Conway do carry the faid Meffage.

Then the House proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, An Aâ to make void certain Contraâs for the paying excessive Usury; for the further Discouragement of the unrighteous Praâtice of taking more than the lawful Interest; and reducing the Rate of Interest. And the Amendments were read; and upon the Question severally put, agreed unto by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have agreed to the Amendments by them proposed to the Bill, intituled, An Ast to make void certain Contracts for the paying exceffive Usury; for the further Discouragement of the unrighteous Practice of taking more than the lawful Interest: and reducing the Rate

of Interest.

Ordered, That Mr Martin do carry the faid Meffage.

Ordered, That Mr Walke have Leave to be abfent from the Service of the House, after Monday, all the next Week.

A Bill, For the Relief of fuch Perfons as have fuffered, or may fuffer, by the Lofs of the Records of Nanfemond County, lately confum'd by Fire, was read the fecond Time.

Ordered, That the Bill be committed to a Committee: And a Committee was appointed accordingly, of the following Perfons: Mr Blair, Mr Randolph, Mr Fitzhugh, and Mr Thacker.

A Petition of the Prefident, and Mafters, of the College of William and Mary, was prefented to the Houfe, and read; fetting forth, That by the fraudulent Exportation of Tobacco to the Plantations, without being infpected, or enter'd with the Collectors and Naval Officers, the Duty of a Penny per Pound, has been for feveral Years declining; and is now fo funk, that it brings in nothing at all: That the like fraudulent Practices are used by the Traders in Skins, and Furs, especially those near the River Potoumack; who by a quick Transportation of those Commodities over that River, escape without

paying the Duties appropriated to the faid College, and are liable to no Penalty after the faid Goods are landed on the other Side the faid River: That the Salaries for the Support of themfelves, and the fucceeding Prefidents, and Mafters, and the Pund for keeping the Fabrick in Repair, being to be raifed chiefly out of the faid Duties, the faid Salaries, and Fund, by Reafon of the faid Frauds, are now much in Arrear; and praying the Confideration of the Houfe, and fuch Relief therein as they shall think mete.

Ordered, That the faid Petition be refer'd to the Confideration of a Committee of

the whole House.

Refolved, That this House will, on Tuesday next, resolve itself into a Committee of the whole House, upon the said Petition.

Ordered, That the faid Prefident, and Masters, be then heard at the Bar of the House, by themselves, or their Counsel, if they think fit, upon the Matter of the said Petition.

A Motion was made, That Leave be given to bring in a Bill, For the better Direction of Surveyors in the Execution of their Office.

Ordered, That Leave be given to bring in a Bill, according to the faid Motion; and that the Committee for Courts of Justice do prepare and bring in the fame.

Ordered, That the House be adjourned 'til Monday Morning Eleven a Clock,

Monday, September 23, 1734.

R. Conway prefented to the House, according to Order, a Bill, For Destroying Crows and Squirrels, in the Northern-Neck, and on the Eastern Shore. And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Meriwether reported, That the Committee, to whom the Petition of William Dennis was refer'd, have enquired into the Matter of the faid Petition; and are of Opinion, That the Use of the Machine therein mentioned, will be advantageous to the Inhabitants of this Colony:

Whereupon, the Question was put, That Leave be given to bring in a Bill, For vesting the sole Property of vending, making, and uttering the said Machine, in the said William Dennis, and his Affigns, according to the Prayer of the said Petition.

It paffed in the Negative.

Refolved, That the faid Petition be rejected.

Mr Attorney General laid before the House, an Account of Money receiv'd for the Sale of Lots, in the City of Williamsburg, and of several Paiments made out of that Money; and the Title of the said Account was read.

Ordered, That the faid Account be refer'd to the Confideration of the Committee for Public Claims; that they do examine the feveral Articles thereof; and report the

Ballance, as it fhall appear to them, to the House.

The House was inform'd, That the Serjeant at Arms had sent his Messenger, to take Thomas Underwood into Custody, pursuant to the Order of this House; who had withdrawn himself from his usual Habitation, to wait the Conclusion of this present Session of Assembly, and to avoid his Examination before the Committee.

Ordered, That it be an Inftruction to the Committee for Public Claims, to enquire into the Matter; to allow to the Serjeant at Arms what they think reafonable for his Expence, and Trouble, in fending for the faid Thomas Underwood, to be charged upon him in the Book of Claims.

The House, according to Order, was called over; and the Names of the absent Members were again called over, and Excuses made for them, which were allow'd by the House.

Α

A Bill, intituled, An A& for the further amending and continuing an A&, intituled, An A& for amending the Staple of Tobacco, and preventing Frauds in His Majesty's Customs, was read the third Time; and an Amendment was made to the Bill, at the Table.

Then a Debate arose, about filling up the Blank in the End of the Bill; and the Question was put, That the Word Six be therein inserted. The House divided, Yeas 26, Noes 34; and so,

It paffed in the Negative.

Refolved, That the Word Four be inferted in the Blank. And the Blank was filled up accordingly.

Ordered, That the Title of the Bill be, An Act for continuing, and further amending, an Act, intituled, An Act for amending the Staple of Tobacco, and preventing Frauds in His Majesty's Customs.

Refolved, That the Bill do pass.

Ordered, That the Committee of Propositions and Grievances do carry the Bill to the Council, and defire their Concurrence.

Mr Robinson presented to the House, according to Order, a Bill, For the more effectually obliging Persons to buy and fell by English Weights, and Measures. And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Bill, For Deftroying Crows and Squirrels, in the Northern-Neck, and on the Eaftern-Shore, was read the fecond Time.

Ordered, That the Bill be ingroffed.

Mr Robinson also presented to the House, according to Order, a Bill, For lefsening the Penalties for Killing Deer at unseasonable Times; and for the better Recovery thereof. And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

The House, according to Order, resolv'd itself into a Committee of the whole House, further to consider the Governor's Speech; and after some Time spent therein, Mr Speaker resum'd the Chair, and Mr Attorney General reported, from the Committee, That the Committee had had under their further Consideration, the Governor's Speech, and gone thro' the same; and were come to a Resolution thereupon; which he read in his Place, and afterwards deliver'd the Report in at the Table; where the said Resolution was again read, and agreed unto by the House, as sollows:

Refolved, That an Humble Address be made to His Majefty, to acknowledge His great Wildom, in marrying the PRINCESS ROIAL of England, to a PRINCE of the illustrious House of ORANGE; and to return His Majefty Thanks for His Gracious Acceptance of the Address of the Council, and the House of Burgesses, at the last Session; and for the Countenance and Incouragement He was pleased to give to the Complaint of certain Grievances which this Colony labours under.

· Ordered, That the Committee of Propositions and Grievances do prepare and bring in the faid Address.

A Meffage from the Council, by M' Robertson:

That they cannot agree to the Amendments made by this House, to the Bill, intituled, An Act for the more easy Trial of Criminals before Justices of Oyer and Terminer; and defire this House will pass the said Bill, without those Amendments.

And, That they have agreed to the Bill, intituled, An Act to veft certain Entail'd Lands, with the Appurtenances therein mentioned, in Charles Tomkies, Gent. in Fee Simple; and for fettling other Lands, of greater Value, to the fame Ufes, without any Amendment.

A Petition of John Taylor, John Griffin, and the Executors of John Roy, deceafed, was prefented to the Houfe, and read, fetting forth, That they, and the faid deceafed John Roy, were Infpectors of the Public Warehoufes, at Roy's, Conway's, and Gibfon's; and that foon after the Burning the Warehoufe at Gibfon's, three Hogfheads of Tobacco were ftolen, for want of a Houfe to fecure it, for which they have been fued, and put to

great

great Expence; and praying the Confideration of the House therein, and such Relief as the House shall think mete.

Ordered, That the faid Petition do lie on the Table.

Mr Attorney General reported, from the Committee, to whom the Bill, For appointing feveral new Ferries, and altering feveral Court Days, was committed, feveral Amendments made to the Bill; and he delivered the Report in at the Table.

Ordered, That the faid Report be taken into Confideration To-morrow.

A Motion was made, and thereupon,

Ordered, That it be an Inftruction to the Perfons appointed to prepare and bring in a Bill, For felling feveral Glebes, that they have Power to receive a Claufe, to impower the Veftry of the Parifh of Elizabeth-City, in the County of Elizabeth-City, to fell two fmall feparate Parcels of Land, formerly given to the Parifh, for a Glebe, which are now of no Ufe, they having purchased other Glebe-Lands; and to apply the Money, arising from the Sale thereof, to Parochial Uses.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Tuesday, September 24, 1734.

Bill, intituled, An Aâ to vest Part of the Estate of Robert Carter, Esq; deceased, devised to Robert Carter, the Younger, who died in his Life Time, in Robert Carter, the Son and Heir of the said Robert Carter, the Younger; anns[d] to make Provision for Priscilla Carter, Widow of the said Robert Carter,

ter, the Younger, and Elizabeth Carter, his Daughter, was read the third Time.

Refolved, That the Bill do país.

Ordered, That Mr Conway do carry the Bill to the Council, and defire their Concurrence.

Mr Martin presented to the House, according to Order, a Bill, For the more equal listing of Persons to serve in the Militia; and enforcing the Laws for regulating the Militia; and the same was received, and read the first Time.

Ordered. That the Bill be read a fecond Time.

Mr Randolph reported, from the Committee, to whom the Bill, For Dividing the Parish of Henrico, was committed, several Amendments made to the Bill; and he read the Amendments in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table; where the faid Amendments were read; and upon the Question severally put, agreed unto by the House; and several Blanks in the Bill were filled up, at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

Mr Attorney General prefented to the House, according to Order, a Bill, For Dividing the County of Prince-George, and Parish of Bristol; and adding Part of the County of Brunswick to the new erected County; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond.

Mr Robinson presented to the House, according to Order, a Bill, For the better regulating and ascertaining certain Officers Fees, therein mentioned; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Then the House proceeded to the Consideration of the Message from the Council, Yesterday, in Relation to the Amendments made by this House, to the Bill, intituled, An Aâ for the more easy Trial of Criminals before Justices of Oyer and Terminer. And after a Debate,

Refolved, That this House doth adhere to the said Amendments.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House doth adhere to the Amendments by them made to the said Bill; and that they cannot pass the Bill, without the Amendments.

Ordered, That Mr Conway do go up with the faid Meffage.

The House, according to Order, resolved itself into a Committee of the whole House, upon the Petition of the President, and Masters, of the College of William and Mary; and after some Time spent therein, Mr Speaker resumed the Chair, and Mr Conway reported, from the Committee, That the President, and Masters, had been heard at the Bar, upon the Matter of the said Petition; and that the Committee had come to several Resolutions thereupon; but not having Time to go thro' the same, they had directed him to move for Leave to sit again.

Refolved, That this House will, To-morrow, again resolve itself into a Committee of the whole House, upon the said Petition.

Ordered. That the House be adjourned 'til To-morrow Morning Eleven a Clock.

Wednesday, September 25, 1734.

R. Robert Bolling reported, from the Committee for Public Claims, That the Committee had had under their Confideration, the Account of the Money received for the Sale of Lotts, in the City of Williamfburg; and of the feveral Paiments made out of that Money, to them refer'd; and having examined the feveral Articles thereof, do find the fame to be just; and that the Ballance thereof, in the Hands of Mr Attorney General, is Twenty Pounds Twelve Shillings and one Penny.

Mr Robert Bolling also reported, from the said Committee, That the Committee had examined and considered all the Public Claims which had been laid before them this Session; and agreed upon a Report, which they had entered in a Book; and he delivered the Book in at the Table.

Ordered, That the fame do lie on the Table.

Mr Robinson reported, from the Committee for Courts of Justice, That the Committee had had under their Confideration the Treasurer's Accounts, and examined the several Articles thereof, and corrected several Mistakes therein, to which they had annex'd a State of the said Accounts, and agreed upon a Report; which he read in his Place, and afterwards delivered the Report, and Accounts, in at the Table.

Ordered, That the faid Report, and Accounts, do lie on the Table, to be perufed by the Members of the House.

Ordered, That an Address be made to the Governor, to order the several Collectors to lay before the House, their Accounts of the Duties on Liquors, and Slaves, since the passing their last Accounts with the Treasurer.

Ordered, That Mr Attorney General, Mr Martin, and Mr Robinfon, do wait on the Governor with the faid Addrefs,

Accordingly they withdrew: And being returned,

Mr Attorney General reported, That the Perfons appointed had, according to Order, waited on the Governor; and that he was pleafed to fay, He would order the faid Accounts, to be laid before the House.

M^t Conway prefented to the House, according to Order, a Bill, For the better Direction of Officers in the Sale of Goods, or other Things, taken in Execution, or distrained for Rent. And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Attorney General reported from the Committee, to whom the Bill, To amend the Laws now in Force, For the more fpeedy and eafy Recovery of finall Debts, was committed, feveral Amendments made to the Bill; which he read in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table; where the Amendments were read; and upon the Queftion feverally put, were agreed unto by the House; and another Amendment was made to the Bill, at the Table.

Then a Motion was made, and the Oueftion put, That all Summonfes, on Petitions for fmall Debts, fhall be ferved by the Sheriff, or Coroner, and not by any private Perfon.

It paffed in the Negative.

Ordered, That the Bill, with the Amendments, be ingroffed.

A Petition of the Inhabitants and Freeholders of James-Town, was prefented to the House, and read; fetting forth, That of late Years, there have been fuch great Breaches between the River and Creek, at Sandy Bay, that it is now fo dangerous to pass, that it is become necessary to secure the Banks for a great Way, on both Sides the said Bay, against the Violence of the River; and that the Charge of these Works will be so great, that the same cannot be supported, without the Assistance of the Public; and praying the Confideration of the House therein, and such Relief as to the House shall seem mete.

Refolved, That the faid Petition be rejected.

A Bill, For the more equal Lifting of Persons to serve in the Militia; and for better regulating the Militia, was read the fecond Time.

Ordered, That the Bill be committed to a Committee.

And a Committee was appointed accordingly, of the following Persons: Mr Randolph, Mr Blair, Mr Francis Willis, Mr Henry Willis, and Mr Eskridge.

A Member mov'd for Leave to prefent a Petition, For diffolving the prefent Veftry of the Parish of North Farnham, in the County of Richmond.

And the Question being put, That the said Petition be receiv'd,

It paffed in the Negative.

A Bill, For the better regulating and afcertaining certain Officers Fees therein mentioned, was read the fecond Time; and feveral Amendments were made, and feveral Blanks in the Bill filled up at the Table.

Ordered. That the Bill, with the Amendments, be ingroffed.

A Bill, intituled, An Act for Destroying Crows and Squirrels, in the Northern-Neck, and on the Eastern Shore, was read the third Time.

Refolved, That the Bill do pais.

Ordered, That Mr Conway do carry the Bill to the Council, and defire their Con-

The Question being put, That the Order of the Day for resolving into a Committee of the whole House, on the Petition of the President, and Masters, of the College of William and Mary, be put off:

Refolved, That this House will, To-morrow, resolve itself into a Committee of the whole House, upon the faid Petition.

Ordered, That the Chaplain of the House attend, and read Prayers every Morning at Nine a Clock.

Ordered, That the House be adjourn'd 'til To-morrow Morning Ten a Clock.

Thursday, September 26, 1734.

Bill, For Dividing the County of Prince-George, and Parish of Bristol; and adding Part of the County of Brunswick, to the new erected County, was read the fecond Time; and the feveral Blanks in the Bill were filled up; and a Word altered in the Bill, at the Table.

Ordered, That the Bill be ingroffed.

A Bill, To oblige the Justices of James-City, and York, to levy Tobacco for certain Officers of the City of Williamsburg, was read the fecond Time.

Ordered, That the Bill be ingroffed.

A Bill. To prevent the Building Wooden Chimneys in the Towns of York, and Gloucefter; and for pulling down fuch as are already built therein; and for reftraining Hogs, Goats,

Goats, and Sheep, from going at large in the faid Town of York, was read the fecond Time; and feveral Amendments were made in the Body, and an Alteration was made in the Title, of the Bill, at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

A Bill, For leffening the Penalties for killing Deer at unseasonable Times, and for the better Recovery thereof, was read the second Time; and several Blanks in the Bill were filled up at the Table.

Ordered, That the Bill be ingroffed.

A Meffage from the Council, by M' Robertson:

That they have agreed to the Bill, entituled, An Act to vest Part of the Estate of Robert Carter, Esq. deceased, devised to Robert Carter, the Younger, who died in his Lise Time, in Robert Carter, the Son and Heir of the said Robert Carter, the Younger; and to make Provision for Priscilla Carter, the Widow of the said Robert Carter, the Younger, and Elizabeth, his Daughter, without any Amendment.

And, That they have passed a Bill, intituled, An Act for amending the Act, intituled An Act for settling the Titles and Bounds of Land; and preventing unlawful Shooting and ranging thereupon; to which they desire the Concurrence of this House. And the said

Bill was read the first Time.

Ordered, That the Bill be read a fecond Time.

A Bill, For more effectually obliging Perfons to buy and fell by Weights and Meafures according to the English Standard, was read the second Time.

Ordered, That the Bill be committed to a Committee; and a Committee was appointed accordingly, of the following Perfons: M^r Attorney General, M^r William Robinson, M^r Braxton, M^r Eskridge, M^r Fitzhugh, M^r Francis Willis, M^r Randolph, M^r John Robinson, M^r Fleming, M^r Ravenscroft, M^r Dangersield, and M^r Samuel Harwood.

M^r Boufh prefented to the House, according to Order, a Bill, Declaring the Glebe of Elizabeth-River Parish, lately purchased, to be a sufficient Glebe; directing the Sale of several Glebes; and for other Purposes therein mentioned; and the same was received,

and read the first Time.

And a Petition of Handcock Dunbar, Clerk, Parfon of the Parish of St. Stephen, in the County of King and Queen, was presented to the House, and read, suggesting several Reasons against several Clauses of the Bill; and praying, That if an Act shall pass for the Sale of the old Glebe, the Vestry may be thereby obliged to repay him his Expenses in building thereon; and to apply the Money, arising by such Sale, to the Uses therein mentioned.

Ordered, That the Bill be read a fecond Time.

Ordered, That the faid Petition be taken into Confideration, at the fecond Reading of the faid Bill.

A Motion being made, and the Question put, That Leave be given to bring in a Bill, For appointing a new Treasurer:

Ordered, That Leave be given to bring in a Bill, according to the faid Motion; and that the Committee of Propositions and Grievances do prepare and bring in the fame.

Then a Motion was made, That an Allowance be made the prefent Treafurer, for his Trouble in Auditing the Accounts of the feveral Infpectors: And after a Debate, the Question being put thereupon,

It paffed in the Negative.

Mr Attorney General moved for Leave to prefent a Bill, For allowing Indians to be Witneffes in Criminal Offences committed by Indians. And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Randolph reported, from the Committee, to whom the Bill, For the more equal Lifting of Perfons to ferve in the Militia; and for better regulating the Militia, was committed, feveral Amendments made to the Bill; which he read in his Place, and afterwards delivered the Bill, with the Amendments, in at the Table; where the Amendments were read; and upon the Question severally put, were agreed unto by the House; and another Amendment was made to the Bill, at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

Mr Blair reported, from the Committee, to whom the Bill, For Relief of fuch Perfons as have fuffered, or may fuffer, by the Lofs of the Records of Nanfemond County, lately confum'd by Fire, was committed, an Amendment made to the Bill; which read in his Place, and afterwards delivered the Bill, with the Amendment, in at the Table; where the Amendment was read, and upon the Question put, agreed unto by the House.

Ordered, That the Bill, with the Amendment, be ingroffed.

The House, according to Order, resolved it self into a Committee of the whole House, upon the Petition of the President, and Masters, of the College of William and Mary; and after some Time spent therein, Mr Speaker resum'd the Chair; and Mr Conway reported, from the Committee, That the Committee had had under their further Consideration the Matter of the said Petition, and gone thro' the same; and were come to several Resolutions thereupon; which he read in his Place, and afterwards delivered the Report in at the Table; where the Resolutions were again read, and agreed unto by the House, as follows, viz.

Refolved, That no Perfons shall ship any Goods to the West Indies, or other Plantations, without making Oath to the Goods shipp'd, before a Justice of the Peace; and that he has not conceal'd, or shipp'd in any Package, any Tobacco, or what Tobacco he has shipp'd; and the Master of the Vessel shipp roduce such Affidavit to the Naval Officer, before he shall be clear'd out: And if such Person shall be convicted of Perjury, in such Affidavit, he shall suffer as for Perjury in a Court of Record.

Refolved, That every Mafter of a Veffel, bound to the Plantations, shall, before he be clear'd out, make Oath, That he has not, nor will not take, any Tobacco on board, that has not paid the Duty; and the Naval Officer here shall transmit such Oath to the Naval Officer of the Port to which the Veffel is bound.

Refolved, That all Tobacco carried to North Carolina, fhall pay a Duty of One Penny per Pound, to the College, upon Pain of forfeiting, by the Exporter, the Value of the Tobacco for which the Duty fhall not be paid.

Refolved, That every Perfon, by whom any Skins or Furs fhall be fhipp'd, fhall, before the fame be fhipp'd, make Oath to the Number of them, before fome Juftice of the Peace; and that there is nothing elfe contained in the Package, and fhall pay the Duty for the fame; accounting One Third, Buck-Skins; and Two Thirds, Doe-Skins.

Refolved, That where any Person shall be found travelling with Skins, or Furs, they shall be liable to be seifed, unless the Person, so travelling, shall produce a Certificate from some Justice of the Peace of this Colony, that he is an Inhabitant of Virginia; and shall make Oath, that he is travelling home, and will not export such Skins and Furs, without paying the Duty: And where any Skins, and Furs, shall be exported, either by Land or Water, without paying the Duty, the Value thereof shall be forseited.

Refolved, That the whole Duty of one Penny per Gallon, upon Liquors, be appropriated to the Use of the College, after the 25th of Odober, 1735, under the Direction of the Governors, and Visitors; and that some Part of the Money be appropriated to the buying a Library for the College, at the Discretion of the Governors, and Visitors.

Refolved, That the Prefident, Mafters, Scholars, Students, and Houfehold Servants, belonging to the College, be exempted from being lifted, and paying Public, County, and Parifh Levies.

Ordered, That Leave be given to bring in a Bill, purfuant to the faid Refolutions; and that the Committee of Propositions and Grievances do prepare and bring in the fame

M^t Robinfon prefented to the House, according to Order, a Bill, For better regulating Ordinary-Keepers, and Retailers of Rum, Brandy, or other diffilled Spirits; and to prevent their

their giving Credit; and to difable them to maintain any Action, or recover any Money, or Tobacco, on their Accounts.

Ordered, That the House be adjourn'd 'til To-morrow Morning Ten a Clock.

Friday, September 27, 1734.

A Bill, intituled, An Aâ for the better regulating and collecting certain Officers Fees therein mentioned, was read the third Time; and an Amendment was made, and the Blank in the End of the Bill filled up, at the Table.

Ordered, That the Title of the Bill be, An AA for the better Regulating and Collecting certain Officers Fees, and other Purposes therein mentioned.

Refolved, That the Bill do pafs.

Ordered, That M^r John Robinson, do carry the Bill to the Council, and defire their Concurrence.

Mr John Robinfon, prefented to the House, according to Order, a Bill, For continuing an AA, intituled, An AA for laying a Duty on Liquors. And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr John Robinson, also presented to the House, according to Order, a Bill, For continuing an Act, intituled, An Act for laying a Duty upon Slaves, to be paid by the Buyers. And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Bill, intituled, An Act for amending the Laws now in Force for the more speady and eafy Recovery of small Debts, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That Mr John Robinson do carry the Bill to the Council, and defire their Concurrence.

A Bill, intituled, An Act for dividing the Parish of Henrico, and for uniting and dividing the Parishes of Newport and Warwicksqueak, in the County of Isle of Wight, and for other Purposes therein mentioned, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That M^r Randolph do carry the Bill to the Council, and defire their Concurrence.

A Motion was made, That M^{*} Bray do lay before the House, an Account of what Lands have been fold, pursuant to an Act of the last Session of Assembly, enabling him to sell certain entail'd Lands therein mentioned, and to lay out the purchase Money in Slaves, to be annexed to other entail'd Lands therein also mentioned; and how the Money, arising from the Sale of those Lands, has been applied: And thereupon,

Ordered, That a Committee be appointed, to enquire what Lands have been fold, by Virtue of the faid Act; and how the Money, arifing from fuch Sale, has been applyed or disposed of; and to report the Matter, as it shall appear to them, to the House.

And a Committee was appointed accordingly, of the following Perfons: Mr Attorney General, Mr Power, Mr Eskridge, Mr Simmons, Mr Eaton, and Mr Blair. And they have Power to Examine Mr Bray, in the most solemn Manner; and to send for Persons, Papers, and Records, for their Information.

A Bill, intituled, An AA, for the more equal Lifting of Perfons to ferve in the Militia; and enforcing the Laws for better regulating the Militia, was read the third Time; and the Blanks in the Bill were filled up at the Table.

Refolved, That the Bill do país.

Ordered, That M^{*} Martin do carry the Bill to the Council, and defire their Concurrence. A Bill, intituled, An A& for the Relief of fuch Perfons as have fuffered, or may fuffer, by the Lofs of the Records of Nanfemond County, lately confum'd by Fire, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That M^{*} Mead do carry the Bill to the Council, and defire their Concurrence.

A Bill, intituled, An Act to oblige the Justices of James-City, and York, to levy Tobacco for certain Officers of the City of Williamsburg, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That M^{*} Blair do carry the Bill to the Council, and defire their Concurrence.

The House was acquainted, That Col. Spotswood had not provided Arms for the County of Brunswick, according to the Order of the House, at the last Session, and his own Engagement: And a Motion was made to confider that Matter; and a Letter, from Col. Spotswood to Mr Attorney General, upon that Subject, was read.

Ordered, That the Confideration of the faid Motion be defer'd 'til the next Seffion

of Affembly.

A Bill, For the better Direction of Officers in the Sale of Goods, or other Things, taken in Execution, or distrained for Rent, was read the second Time.

Ordered, That the Bill be ingroffed.

A Bill, For Declaring the Glebe of Elizabeth-River Parish, lately purchased, to be a sufficient Glebe; directing the Sale of several Glebes; and for other Purposes therein mentioned, was read the second Time.

And the Petition of Hancock Dunbar, Clerk, objecting to feveral Clauses in the

Bill, was read.

And also, a Petition of the Vestry, and Inhabitants, of St. Stephen's Parish, in the County of King and Queen, for selling their old Glebe, was presented to the House, and read.

And feveral Amendments were proposed; which, upon the Question severally put, were disagreed to by the House; and several Clauses in the Bill were struck out.

Ordered, That the Bill, with the Amendments, be ingroffed.

Ordered, That the Petition of the faid Hancock Dunbar, be torn, and thrown under

A Bill, For allowing Indians to be Witneffes in Criminal Offences, committed by Indians, was read the fecond Time; and feveral Amendments were made to the Bill, at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

A Bill, For the better regulating Ordinary-Keepers, and Retailers of Rum, Brandy, or other Diftilled Spirits; and to prevent their giving Credit; and to difable them to maintain any Action, or recover any Money, or Tobacco, upon their Accounts, was read the fecond Time; and feveral Amendments were made in the Body, and an Alteration was made in the Title of the Bill, at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

The House proceeded to the Consideration of the Amendments to the Bill, For appointing several new Ferries, and altering several Court Days: And the Amendments were read; and upon the Question severally put, agreed unto by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

Ordered, That the House be adjourned 'til To-morrow Morning Ten a Clock.

Saturday, September 28, 1734.

HE House proceeded to the Consideration of the Book of Claims; and Part of the Book was read.

A Petition of John Grymes, John Tayloe and Thomas Lee, Esgrs. was presented to the House, and read; setting forth, That in the Year 1732,

prefented to the Houfe, and read; fetting forth, That in the Year 1732, they became bound with John Holloway, Efq; Treafurer of the Duties upon Liquors, and Slaves; who upon the Settlement of his Accounts, before a Committee of the Houfe, is found in Arrear upwards of 1850 l. That he has in his Hands, feveral Securities for

Money

Money lent out, which he has affign'd, together with his whole Eftate, to certain Truftees, for the Indemnity of the Petitioners, and his other Securities; and hath, befides, confessed a Judgment for Five Thousand Pounds, as a further Security to the Petitioners: That Differences are likely to arise between them and the former Securities, touching the respective Ballances with which they are chargeable; which may be prevented, by enabling the new Treasurer to take into his Hands the said Securities, and to receive the Money due upon them, and also to receive what shall be wanting to discharge the said Ballance, out of the Money that may be raised by the Sale of the said Treasurer's other Estate; and praying the Consideration of the House therein, and such Relief as the House shall think fit and reasonable.

Ordered, That it be an Inftruction to the Committee, to whom it is refer'd to prepare and bring in a Bill, For appointing a new Treafurer, that they have Power to receive a Clause, or Clauses, for Relief of the Petitioner, and for settling any Differences that may arise between them and the former Securities, according to the Prayer of the

faid Petition.

Ordered, That it be an Inftruction to the faid Committee, That they have Power to receive a Claufe, or Claufes, to enable him to take into his Hands fuch Securities as shall be affign'd to him by the Petitioners; and to recover the Money, due from the late Treasurer, against his Estate.

Then a Motion was made, and the Question put, That the new Treasurer be enabled to borrow a competent Sum of Money, for Discharging the Public Debt in the Year 1732, and the Money Paiments which will become due at the Conclusion of this present Session of Assembly: And thereupon,

Ordered, That it be an Inftruction to the faid Committee, That they have Power to receive a Claufe, or Claufes, to enable the new Treafurer to borrow fo much Money as will be fufficient for those Purposes.

A Bill, For continuing an Act, intituled, An Act for laying a Duty upon Slaves, to be paid by the Buyers, was read the second Time.

And a Motion was made, and the Question put, For an Amendment to the Bill, to draw back the Duty upon Slaves fold, or exported, to North-Carolina.

It paffed in the Negative.

Ordered, That the Bill be ingroffed.

A Bill, For continuing an Ad, intituled, An Ad for laying a Duty upon Liquors, was read the fecond Time; and an Amendment was made to the Bill, at the Table.

And an Amendment was proposed, for reducing the Duty to Two Pence; which, upon the Question put, was disagreed to, by the House.

Ordered, That the Bill, with the Amendment, be ingroffed.

A Meffage, from the Council, by M' Robertson:

That they have had under their further Confideration, the Amendments made by this House, to the Bill, intituled, An AA for the more easy Trial of Criminals before Justices of Oyer and Terminer; and have agreed to those Amendments.

That they have made some Amendments to the Bill, intituled, An Ad for continuing, and further amending, an Act for amending the Staple of Tobacco; and preventing Frauds in His Majesty's Customs; to which they desire the Concurrence of this House.

And, That they have agreed to the Bill, intituled, An Ad for Deftroying Crows and Squirrels, in the Northern-Neck, and on the Eastern Shore, without any Amendment.

Mr Attorney General prefented to the House, according to Order, a Bill, To enable the Nottoway Indians to fell certain Lands therein mentioned; and for discharging the Indian Interpreters. And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Bill, intituled, An Act for better regulating Ordinary-Keepers, and Retailers of ftrong Liquors; and to prevent their giving Credit; and to difable them to maintain any Action, or recover any Money, Tobacco, or other Commodity, for such Liquors sold upon Credit, was read the third Time.

Refolved, That the Bill do país.

 $\mathit{Ordered},$ That $\,M^{\scriptscriptstyle T}\,\mathit{Randolph}$ do carry the Bill to the Council, and defire their Concurrence.

A Meffage, from the Council, by M' Robertson:

That they have agreed to the Bill, intituled, An AA to amend the Laws now in Force, for the more fpeedy and eafy Recovery of small Debts.

Also to the Bill, intituled, An Act for the better regulating and collecting certain

Officers Fees; and other Purposes therein mentioned.

Also to the Bill, intituled, An Ast for dividing the Parish of Henrico; and for uniting and dividing the Parishes of Newport, and Warwicksqueak, in the County of Isle of Wight; and for other Purposes therein mentioned, without any Amendment.

A Bill, intituled, An A& for allowing Indians to be Witneffes, in Criminal Offences

committed by Indians, was read the third Time.

Refolved, That the Bill do pass.

A Bill, intituled, An Act for dividing the County of Prince-George, and Parish of Bristol; and adding Part of the County of Brunswick to the new erected County, was read the third Time.

Refolved, That the Bill do país.

Ordered, That M^r Attorney General do carry the Bill to the Council, and defire their Concurrence.

A Bill, intituled, An AA for leffening the Penalties for Killing Deer at unfeafonable Times; and for the better Recovery thereof, was read the third Time.

Refolved, That the Bill do país.

A Bill, intituled, An A& for the better Direction of Officers, in the Sale of Goods, or other Things, taken in Execution, or distrained for Rent, was read the Third Time; and the Blanks in the Bill were filled up at the Table.

Refolved, That the Bill do país.

A Bill, intituled, An Act for appointing feveral new Ferries; and leffening the former Rates fettled for the Ferriage of Wheel Carriages; and altering feveral Court Days, was read the third Time.

Refolved, That the Bill do pass.

An Act to prevent the building Wooden Chimneys in the Towns of York, and Gloucester, and for pulling down such as are already built therein; and to restrain Hogs, and Goats, from going at large in the said Town of York, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That Mr Blair do carry the Bills to the Council, and defire their Concurrence

M^{*} Attorney General prefented to the House, according to Order, a Bill, For the better Support and Encouragement of the College of William and Mary, in Virginia. And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

An Ingroffed Bill, from the Council, intituled, An Aâ for amending the Aâ, intituled, An Aâ for fettling the Titles and Bounds of Land; and preventing unlawful Shooting and Ranging thereupon, was read the fecond Time; and feveral Amendments were made; and feveral Claufes were proposed to be added to the Bill, which, upon the Question put, were disagreed to by the House.

Ordered, That a Message be sent to the Council, to acquaint them, That this House hath agreed to the said Bill, with some Amendments; to which they defire their Con-

currence; and that Mr Attorney General do carry the faid Meffage.

An Ingrossed Bill, from the Council, intituled, An Act for better regulating the Trial of Criminals for Capital Offences, was read the third Time.

Refolved, That the Bill do país.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have passed the said Bill, with the Amendments by them agreed to; and that Mr Conway do carry the said Message.

A Bill, To enable the Nottoway Indians to fell certain Lands therein mentioned; and for discharging the Indian Interpreters, was read the second Time; and an Amendment was made to the Bill, at the Table.

Ordered, That the Bill, with the Amendment, be ingroffed.

A Bill, For the better Support and Encouragement of the College of William and Mary, in Virginia, was read the fecond Time; and an Amendment was made to the Bill, at the Table.

Ordered, That the Bill, with the Amendment, be ingroffed.

Ordered, That the further Confideration of the Book of Claims be adjourned.

Ordered, That Mr Dennis McCarty have Leave to go home, for Recovery of his Health.

Ordered, That the House be adjourned 'til Monday Morning Nine a Clock.

Monday, September 30, 1734.

HE House resum'd the adjourn'd Consideration of the Book of Claims; and another Part of the Book was read.

Ordered, That Mr Baffet have Leave to be absent from the Service

of the House 'til Friday next.

The House proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, An Act for continuing, and further amending, an Act for amending the Staple of Tobacco, and preventing Frauds in His Majesty's Customs; and the Amendments were read; and some of them were agreed to, and the rest disagreed to, by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have agreed to some, and disagreed to other, of the Amendments, by them made to the said Bill; and to desire they will pass the Bill, with the Amendments, agreed to by this House: And that the Committee of Propositions and Grievances go up with the Message.

Ordered, That Mr John Bolling have Leave to be absent from the Service of the

House all the reft of the Week.

A Bill, intituled, An A& for continuing an A&, intituled, An A& for laying a Duty upon Slaves, to be paid by the Buyers, was read the third Time; and the Blank in the Bill was filled up, at the Table.

And an Account of the feveral Sums in the Hands of the Naval-Officers, and Collectors of the Duties upon Liquors and Slaves, from the 25th of *April* last, was laid before the House.

Refolved, That the Bill do país.

A Bill, intituled, An A& for continuing an A&, intituled, An A& for laying a Duty upon Liquors, was read the third Time, and the Blank in the Bill filled up at the Table.

Refolved, That the Bill do pass.

Ordered, That Mr John Robinson do carry the Bills to the Council, and defire their Concurrence.

A Bill, To enable the Nottoway Indians to fell certain Lands therein mentioned; and for difcharging the Indian Interpreters, was read the third Time.

Refolved, That the Bill do pass.

 $\it Ordered$, That M^r $\it Simmons$ do carry the Bill to the Council, and defire their Concurrence.

A Bill, intituled, An A& for the better Support and Encouragement of the College of William and Mary, in Virginia, was read the third Time.

Refolved, Nemine contradicente, That the Bill do país.

Ordered, That Mr Attorney General, Mr Francis Willis, Mr Armiftead, and Mr Robert Bolling, do carry the Bill to the Council, and defire their Concurrence.

A Meffage, from the Council, by M' Robertson:

That they have agreed to the Amend [ments] proposed by this House, to the Bill, intituled, An Aâ for amending the Aâ, intituled, An Aâ for fettling the Tilles and Bounds of Land; and for preventing unlawful Shooting and Ranging thereupon; and inserted the same in the Bill.

And that they do not infift upon the Amendments by them made, to the Bill, intituled, An AA for further amending and continuing the AA for amending the Staple of Tobacco, and preventing Frauds in His Majesty's Customs; but have passed the Bill, with the Amendments agreed to by this House.

And that they have agreed to the Bill, intituled, An Att for allowing Indians to be Witneffes, in Criminal Offences committed [mitted] by Indians.

Also to the Bill, intituled, An Act for the Relief of such Persons as have suffered, or may suffer, by the Loss of the Records of Nansemond County, lately consumed by Fire.

Also to the Bill, intituled, An A&t for dividing the County of Prince-George, and Parish of Bristol; and adding Part of the County of Brunswick to the new ereded County.

Also to the Bill, intituled, An A&t to oblige the Justices of James-City, and York,

to levy Tobacco for certain Officers of the City of Williamsburg; without any Amendment.

A Bill, intituled, An A& declaring the Glebe of Elizabeth-River Parifh, lately purchafed, to be a fufficient Glebe; directing the Sale of feveral Glebes; and for other Purpofes therein mentioned, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That M^r Braxton do carry the Bill to the Council, and defire their Concurrence.

Mr Robinson presented to the House, according to Order, a Bill, To explain the Duty of Surveyors of Land; and to prevent unjust Exactions by them. And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Attorney General reported, That the Committee, to whom the Bill, For the more effedually obliging Perfons to buy and fell by Weights and Meafures according to the English Standard, was committed, have made several Amendments to the Bill; and he delivered the Bill, with the Amendments, in at the Table; where the Amendments were read.

A Debate arose, and the Question was put, That the Amendments be considered.

Resolved in the Affirmative.

And the Amendments were again read; and some of them were agreed to, and others disagreed to, by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

Mr Attorney General prefented to the House, according to Order, a Bill, For appointing a Treasurer; and for other purposes therein mentioned, and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

The Ingrossed Bill, from the Council, intituled, An AA for amending an AA, intituled, An AA for fettling the Titles and Bounds of Lands; and for preventing unlawful Shooting and Ranging thereupon, with the Amendments, was read the third Time.

Refolved, That the Bill do país.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have passed the said Bill, with the Amendments agreed to by them, and this House; and that M Attorney General do carry the said Message.

Then the Book of Claims was read thro', and feveral Additions and Amendments were made to the Book, by the House.

Ordered, That the ufual Allowances to the Officers of the General Affembly, be added to the Book of Claims.

Ordered, That the House be adjourn'd 'til To-morrow Morning Ten a Clock.

Tuesday,

Tuesday, October 1, 1734.

HE Allowances to the Officers of the General Affembly being added to the Book of Claims, purfuant to the Order of the House Yesterday, the same were read, and agreed to, by the House.

Then a Motion was made, and the Question put, That an additional Allowance be made to the Clerk of the Committee for Courts of Justice, for his extraordi-

nary Services this Selfion.

It passed in the Negative.

A Motion was made, That an Allowance be made to the Perfons, intrufted by the General Affembly, with the Care of preparing a complete Body of the Laws of this Colony, for the Prefs: And thereupon,

Refolved, That fuch Allowance be made.

Ordered, That Sir John Randolph, Knt. John Clayton, and John Holloway, Efgrs. and M William Robertson, be allowed, for their Trouble in Collating a Copy of the Laws lately published, for perfecting the Table, and correcting the Prefs, respectively, 50 1.

and that the fame be inferted in the Book of Claims.

A Petition of M^t Drury Stith, Surveyor of the County of Brunfwick, refer'd from the Council to the Confideration of this House, was read; setting forth, That, by Order of the Governor and Council, he did, at his own Expence, run and mark the several Dividing Lines, between the said County, and the Counties of Prince-George, Surry, and Isle of Wight; for which he charged each of those Counties 2000 lb. Tobocco [Tobacco]; which Charge has been levied, for the Petitioner, by the said County of Brunswick; but the said other Counties have refused to levy any Tobacco for the Petitioner: That, pursuant to an Act of the last Session of Assembly, For adding Part of the Counties of Surry and Isle [of] Wight to the said County of Brunswick, he run and mark'd a Line, from the Mouth of Chetane, on Nottoway, to the Line of Isle [of] Wight, on Maherin River, for which he charged the said County of Brunswick 8000 lb. Tobacco; but they that resuse to make him any Allowance for it; and praying the Consideration of the House therein, and such Relief as to the House shall seem mete.

Refolved, That the Charge of the first mentioned Survey ought to be born by the County of Brunfwick; and that the Charge of the other Survey ought to be born by the

Counties of Surry and Brunfwick, in equal Proportion.

Refolved, That the faid Petition be rejected.

A Meffage, from the Council, by Mr Robertson:

That they have agreed to the Bill, intituled, An A& for continuing an A&, intituled, An A& for laying a Duty on Liquors.

Also to the Bill, intituled, An A& for continuing an A&, intituled, An A& for laying

a Duty upon Slaves, to be paid by the Buyers.

Also to the Bill, intituled, An A& for the better Direction of Officers in the Sale of Goods, or other Things, taken in Execution, or distrained for Rent.

Also to the Bill, intituled, An AA to prevent the building Wooden Chimneys in the Towns of York, and Gloucester; and for pulling down such as are already built therein; and to restrain Hogs, and Goats, from going at large in the said Town of York.

Also to the Bill, intituled, An A& to enable the Nottoway Indians, to fell certain Lands therein mentioned; and for discharging the Indian Interpreters, without any

Amendment.

Then the Petition of John Taylor, John Griffin, and the Executors of John Roy, deceased, in Relation to the Tobacco lost at the Public Warehouse, at Gibson's, was read.

Refolved, That the faid Petition be rejected.

Ordered, That Mr Robert Bolling do carry the Book of Claims to the Council, and defire their Concurrence; and that he also attend the Governor, and defire his Affent.

Ordered

Ordered, That a Committee, for proportioning the Public Levy, be appointed, of the following Perfons: Mr Conway, Mr Blair, Mr Grey, Mr Eaton, Mr Mead, and Mr Price.

Ordered, That Leave be given to bring in a Bill, For raifing a Public Levy; and that

the Committee of Propositions, do prepare and bring in the same.

Ordered, That it be an Inftruction to the faid Committee, That they have Power to receive a Claufe, to direct how the Books of the Laws, that have been, or shall be, delivered to the Juftices of the respective Counties, at the Public Charge, shall be disposed of after their Decease, or when they shall be no longer Justices.

Ordered, That it be additional Inftruction to the faid Committee, That they do deduct the Allowance for Conveniency out of all Public Debts, where they do not find

it to have been already deducted, in the Book of Claims.

The House was informed, That by an Order of the House, at a Session in the Year 1727, the Bounds of *Wiccocomoco* Parish, in the County of *Northumberland*, were to be laid off, by certain Persons therein named; but that nothing had been done thereupon; and some of the Persons last appointed are since dead: And a Motion was made, That other Persons may be appointed to persorm the said Order: And thereupon,

Ordered, That Mr Joseph Ball, and Mr James Ball, of the County of Lincaster, Mr John Steptoe, and Mr Richard Lee, of the County of Northumberland, and Mr John Woodbridge, of the County of Richmond, be impowered to run the Dividing Lines between the faid Parish, and the Parishes in the County of Lancaster, upon which that Parish joins, as the Bounds were reputed before the Year 1723, at the Charge of the said Parish of Wiccocomoco; and that the Bounds of the said Parish shall hereafter be the same as they were reputed to be before the Settlement of the Bounds between the Counties of Northumberland and Lancaster, in the Year aforesaid: And that they meet at some convenient Time and Place, by them to be appointed for that Purpose; and in Case they should not all meet, the Majority of them may proceed; and that they do report their Proceedings therein, to the next Session of Assembly.

A Bill, For more effectually obliging Perfons to buy and fell by Weights and Meafures according to the English Standard, was read the third Time; and the Blanks in the Bill were filled up at the Table.

Refolved, That the Bill do pass.

 $\mathit{Ordered}$, That M^r $\mathit{Randolph}$ do carry the Bill to the Council, and defire their Concurrence.

A Bill, For appointing a new Treafurer; and for other Purposes, therein mentioned, was read the second Time: And a Motion was made for an Amendment to the Bill; and several Clauses were proposed to be added; which, upon the Question severally put, were disagreed to by the House; and several other Amendments were made to the Bill, at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

A Meffage, from the Council, by M' Robertson:

That they have agreed to the Bill, intituled, An Ad for appointing feveral new Ferries, and leffening the former Rates fettled for the Ferriage of Wheel Carriages; and altering feveral Court Days.

Also to the Bill, For leffening the Penalties for Killing Deer at unseasonable Times;

and for the better Recovery thereof, without any Amendment.

And that they have made feveral Amendments to the Bill, intituled, An Aâ for the more equal Lifting of Perfons to ferve in the Militia; and enforcing the Laws for better Regulating the Militia.

Also to the Bill, intituled, An Ast for better regulating Ordinary-Keepers, and Retailers of strong Liquors; and to prevent their giving Credit; and to disable them to maintain any Action, or recover any Money, Tobacco, or other Commodity, for such Liquors sold upon Credit; to which they desire the Concurrence of this House.

And that they have pass'd the Book of Claims, without any Alteration.

A Bill, To explain the Duty of Surveyors of Land; and to prevent unjust Exactions by them, was read the second Time; and an Amendment was made, and several Blanks in the Bill were fill'd up, at the Table.

Ordered, That the Bill, with the Amendments, be Ingrofs'd.

Ordered, That the Title of the Bill be, An Ad, To explain the Duty of Surveyors; and to prevent all unjust Exactions in receiving their Fees.

The House proceeded to the Consideration of the Amendments made by the Council, to the Bill, Intituled, An A& for the more equal Listing of Persons to serve in the Militia; and enforcing the Laws for better regulating the Militia; and the Amendments were read, and some were agreed to, and the rest disagreed to, by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have agreed to some, and disagreed to other, of the said Amendments; and to desire they will pass the Bill, with the Amendments agreed to by this House; and that Mr Martin

go up with the faid Meffage.

The House also proceeded to the Confideration of the Amendments proposed by the Council to the Bill, Intituled, An Aâ for better regulating Ordinary-Keepers, and Retailers of strong Liquors; and to prevent their giving Credit; and to disable them to maintain any Aâtion, or recover any Money, Tobacco, or other Commodity, upon the Accounts; and the said Amendments being read, were disagreed to by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, that this House cannot agree to the Amendments by them proposed to the said Bill; and to desire, they will pass the Bill, without those Amendments, and that Mr Randolph go up with the said Meffage.

Ordered, That the House be adjourned 'til To-morrow Morning Ten a Clock.

Wednesday, October 2, 1734.

BILL, intituled, An Act for appointing a Treasurer; and for other Purposes therein mentioned, was read the third Time,

Refolved, That the Bill do país.

 $\it Ordered$, That M^r $\it Attorney$ $\it General$ do carry the Bill to the Council, and defire their Concurrence.

A Bill, intituled, An AA to explain the Duty of Surveyors, and to prevent all unjust Exactions in receiving their Fees, was read the third Time.

Refolved, That the Bill do país.

 $\mathit{Ordered}$, That M^r $\mathit{Randolph}$ do carry the Bill to the Council, and defire their Concurrence.

Ordered, That a Committee, for examining the inrolled Bills, be appointed, of the following Perfons: Mr Fitzhugh, Mr Robert Bolling, Mr John Robinson, Mr Randolph, Mr Thacker, and Mr Boush.

A Meffage, from the Council, by Mr Robertson:

That they have agreed to the Bill, intituled, An Ad for the more effedually obliging Persons to buy and sell by Weights and Measures according to the English Standard.

Also to the Bill, intituled, An A& Declaring the Glebe of Elizabeth-River Parish, lately purchased, to be a sufficient Glebe; directing the Sale of several Glebes; and for other Purposes therein mentioned.

And that they have made fome Amendments to the Bill, intituled, $An A \partial a$ for the better Support and Encouragement of the College of William and Mary, in Virginia; to which they defire the Concurrence of this House.

And that they do infift on the Amendments by them made, to the Bill, intituled, An Atl for the more equal Lifting of Perfons to ferve in the Militia; and for enforcing the Laws for better regulating the Militia.

And

And also to the Bill, intituled, An Act for better regulating Ordinary Keepers, and Retailers of strong Liquors; and to prevent their giving Credit; and to disable them to maintain any Action, or recover any Money, Tobacco, or other Commodity, upon their Accounts; and defire this House will pass the said Bill, with the Amendments by them made to the same.

The House proceeded to the Confideration of the Amendments made by the Council, to the Bill, intituled, An Ad for the better Support and Encouragement of the College of William and Mary, in Virginia. And the Amendments were read; and upon the Quef-

tion feverally put, agreed unto by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have agreed to the Amendments by them made to the said Bill; and that Mr Francis

Willis go up with the Meffage.

Refolved, That this House doth adhere to the Bill, intituled, An Act for the more equal Listing of Persons to serve in the Militia; and for enforcing the Laws for better regulating the Militia, without the Amendments made by the Council, to it, which this House hath disagreed to.

Then the House proceeded to the Consideration of the Message from the Council, in Relation to their Amendments to the Bill, intituled, An Ast for better regulating Ordinary-Keepers, and Retailers of strong Liquors; and to prevent their giving Credit; and to disable them to maintain any Astion, or recover any Money, Tobacco, or other Commodity, on their Accounts: And thereupon,

Ordered, That an immediate Conference be defired with the Council, upon the fubject Matter of these Amendments; and that M^r Randolph, M^r Fitzhugh, M^r John Robinson, and M^r Francis Willis, go up to the Council, and defire a Conference accordingly; and acquaint them, That they are appointed Managers, to meet such of their Members as they shall appoint, to manage the said Conference on their Behalf.

And the faid Managers withdrew; and after fome Time, return'd: Mr Randolph reported, That they had met the Managers of the Council, at a Conference; and the Managers for the Council did infift upon their Amendments; but were willing to agree to a further Amendment thereto; which further Amendment was delivered in at the Table, and agreed to by the Houfe.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have agreed to their Amendments to the Bill, with a further Amendment; to which

they defire their Concurrence; and that Mr Randolph go up with the Meffage.

Mr Attorney General reported, That the Perfons appointed had, according to Order, enquired, what Lands have been fold by Mr Thomas Bray, by Virtue of an Act of the laft Seffion of Affembly; and how the Money, arifing from the Sale thereof, has been applied, or difposed of; and had agreed upon a Report of the Matter, as it appeared to them; which he read in his place, and afterwards delivered the Report in at the Table; where the same was again read, and is as follows, viz.

The Committee having called Mr Bray before them, he exhibited an Account of the Lands fold by him, amounting to Nine Hundred Twenty Two Pounds Eighteen Shillings and Four Pence, which he has actually received; and also an Account of divers Negros, by him purchased, amounting, according to the Prices therein charged, to Six Hundred Fifty Three Pounds Ten Shillings, Sterling, out of the Monies arising from the Sale of the said Lands; and made Oath, That he had sold no other Lands, nor received any more Money for Lands sold by Virtue of the said Act; and that the Prices of the Negros, charged in his said Account, were just: And did also acknowledge, That he had not settled one Negro to the Uses of the other Entailed Lands, in the said Act mentioned; and insisted, That Seventy Pounds, by him charged in his said Account, for procuring and passing the said Act, ought to be deducted from the Value of the Slaves, by him to be settled to the Uses of the said other Entail'd Lands.

Refolved, That M^r Attorney General be impowered to exhibit a Bill, in his own Name, and the Names of the furviving Truftees, in the Act of the laft Seffion, intituled, An

Act to oblige [enable] Thomas Bray, Gent. to fell certain Entail'd Lands, therein mentioned; and to lay out the Purchase Money in Slaves, to be annex'd to other Entail'd Lands, therein also mentioned, which has since receiv'd His Majesty's Assent, to compel the said Thomas Bray to execute the said Act, according to the true Intent and Meaning thereof.

Ordered, That M^r Attorney General do carry the faid Refolve to the Council, and defire their Concurrence; and that he also attend the Governor, for his Affent thereto.

Mr Attorney General reported, from the Committee of Propositions and Grievances, That the Committee had, according to Order, prepared an Address to His Majetty; and he delivered the Address in at the Table; where it was twice read, and agreed unto by the House.

Ordered, That the faid Address be fairly transcribed, and a Blank left for the Council; and that M^r Attorney General go up to the Council with the said Address, and defire their Concurrence.

Ordered, That an Address be made to the Governor, to iffue a new Writ, for Electing a Burgess to serve in this present General Assembly, for the County of Accomack, in the Room of M^r Samuel Ewell, deceased; and that M^r Sacker Parker do attend the Governor with the said Address.

Ordered, That the House be adjourn'd 'til To-morrow Morning Ten a Clock.

Thursday, October 3, 1734.

Meffage, from the Council, by M' Robertson:

That they have made some Amendments to the Bill, intituled, An Ad to explain the Duty of Surveyors of Land; and to prevent all unjust Exadions in receiving their Fees; to which they desire the Concurrence of this House.

And that they have agreed to the Refolve of this House, in Relation to Mr Bray; and obtained the Governor's Affent.

And that they have also agreed to the Book of Claims.

And he delivered a written Meffage, from the Council, as follows:

Mr Speaker, and Gentlemen of the House of Burgesses.

THE Council having under their Confideration, the Bill fent up from your House, For appointing a Treasurer, and calling to Mind the Trouble and Fatigue your late Treasurer has undergone in the fettling the Inspectors Accounts, for these two Years past, which, they are satisfied, has been the principal Occasion of that Disorder of Body and Mind under which he now labours, think it therefore just and reasonable, that there be allowed to Mr Holloway, the like Sum, at least, as you have given to the present Treasurer, for the like Service; and propose, That you will consent to a Clause to be added to the aforesaid Bill, to that Purpose: And this they are the rather induced to hope from your House, in Regard to the unhappy Circumstances to which that Gentleman is now reduced, who has long Time served the Country, and for many Years fill'd the Chair in your House, with good Reputation.

By Order of the Council,

Will. Robertson.

The House proceeded to the Consideration of the said Message: And thereupon, Ordered, That a Message be sent to the Council, to acquaint them, That this House, in Concurrence with the said Message, do agree, That in the 8th Line of the 3d Sheet of the Bill, intituled, An Ast for appointing a new Treasurer, and other Purposes therein mentioned, after the Word Accounts, these Words be inserted, Allowing him One Hundred Pounds for his Trouble in settling the Inspectors Accounts, for the Years One Thousand Seven Hundred and Thirty Two, and One Thousand Seven Hundred and Thirty Three; and that Mr Martin go up with the Message.

Then the House proceeded to the Confideration of the Amendments made by the Council, to the Bill, initiuled, An Act to explain the Duty of Surveyors of Land; and to prevent all unjust Exactions in receiving their Fees: And the Amendments were read; and the two first Amendments were agreed to, and the rest disagreed to, by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have agreed to the two first Amendments by them made to the said Bill, and disagreed to the rest of those Amendments; and to defire they will pass the Bill, with the Amendments agreed to by this House; and that Mr Randolph go up with the Messagreed.

A Petition of Christopher Jackson was presented to the House, and read; setting forth, That on the 29th of April last, his Dwelling-house was first robb'd, and then set on Fire; by which, sour other Houses, and all his Corn, Household Furniture, and Papers, were consumed: By Reason whereof he is much impoverished, and himself and Family reduc'd to almost insupportable Hardships; and praying such Relief as to the House shall seem reasonable.

Refolved, That the faid Petition be rejected.

A Meffage, from the Council, by M' Robertson:

That they have agreed to the Bill, intituled, An Act for appointing a Treafurer, and for other Purposes therein mentioned, with the Amendment agreed to by this House.

That they have had under their Confideration, the Amendments by them made to the Bill, intituled, An AA to explain the Duty of Surveyors of Land; and to prevent all unjust Exactions in receiving their Fees; and that they recede from one of their Amendments, disagreed to by this House, and adhere to the rest of those Amendments.

And that they agree to the Address to His Majesty, and are ready to join therein; which Address is in the following Words:

To the King's Most Excellent Majesty,

The Humble ADDRESS of the Council and Burgeffes of Virginia, met in General Affembly.

E Your Majesty's most dutiful and loial Subjects, the Council and Burgesses of your most ancient Colony in America, take the first Opportunity to congratulate Your Majesty upon the happy Marriage of the Princes Roial, to His Serene Highness the Prince of Orange; whereby Your Majesty's consummate Wisson, and tender Regard to Your People, is manifested to all the World; Your Dominions, and the Protestant Religion receiving an additional Strength from this intimate Alliance with a Prince of that illustrious House, no less eminent for his Personal Vertues and good Qualities, than for the Lustre of his Lineage, which in several Descents has been adorned with some of the best of Men, and as great Heroes as any Age can boast of.

To One of them We owe not only all that we now enjoy, but a Security for every Thing we can hope for in Times to come, in the Settlement of the Crown in Your Majesty's Family; whose Enemies must now be confounded and assumed, when they contemplate that good Providence, which placed Your Roial Father, of blessed Memory, and hath preserved Your Majesty, upon the Throne of Your Ancestors; and the hopeful Prospects Your numerous

Iffue affords to all Your good Subjects.

At the fame Time, give us Leave, with all Humility and Gratitude, to acknowledge Your Majefty's exceeding Grace to the People of this Colony, in your favourable Acceptance of our Addrefs at our laft Seffion; and to return Your Majefty our fincere Thanks for the Countenance You were pleafed to give to our Complaint of the Hardfhips the Planters of Tobacco labour under; and tho' it was unfortunate for us, that our Interefts, and the Interefts of those whose Opposition prevailed, were irreconcileable, We have abundant Reason to admire Your Majesty's impartial Justice, and Constancy, upon that Occasion; when no Clamour, how universal soever, could change Your good Purposes, or divert Your Detestation of Oppressional Fraud, however disguised or supported, by Names and Sounds: Yet our Consolation is, that the Consciences of many who glory in the Success of their Misrepresentations, will continually bear Testimony against them; and that We have been thought

thought worthy to be considered by Your Majesty, who, if our Wishes prevail, will long continue to reign over us, for Your own Glory, and the Happiness of all Your People.

The House proceeded to the Consideration of the said Message, in Relation to the Amendments to the Bill, intituled, An Aâ to explain the Duty of Surveyors of Land; and to prevent all unjust Exadions in receiving their Fees: And thereupon,

Ordered, That an immediate Conference be defired with the Council, upon the Subject Matter of those Amendments: And that Mr Randolph, Mr John Robinson, Mr Merriwether, and Mr Martin, go up to the Council, and defire their Concurrence accordingly; and acquaint them that they are appointed Managers, to meet such of their Members as they shall appoint to manage the said Conference in their Behalf.

And the faid Managers withdrew; and being return'd, Mr Randolph reported, That they had met Two of the Members of the Council in the Conference Room, by whom they were told, "That it was contrary to the Rules of the Affembly, to agree to a Conference, after they have adhered to their Amendments; and that therefore they can "not agree to the Conference defired by this Houfe.

Ordered, That it be an Inftruction to the Perfons appointed to prepare and bring in a Bill for Raifing a Publick Levy, That they have Power to receive a Claufe, to oblige the Collectors thereof, to receive the Quantity of Tobacco affeffed upon each Tithable, without any Deduction.

Mr Conway reported, That the Perfons appointed, had, according to Order, fettled the Proportions of the Public Levy, and ftated the fame in a Book, which he delivered in at the Table; and the fame was read, and agreed to.

Ordered, That M^r Blair do carry the Book to the Council; and defire their Concurrence.

Mr Conway presented to the House, according to Order, a Bill For Raising a Public Levy; and for other Purposes therein mentioned; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Meffage from the Council, by Mr Robertson:

That they have agreed to the Book of Proportions.

A Bill, For Raifing a Public Levy; and for other Purposes therein mentioned, was read the second Time.

Ordered, That the Bill be ingroffed.

A Bill, intituled, An A& for Raifing a Public Levy; and for other Purposes therein mentioned, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That M^r Conway do carry the Bill to the Council; and defire their Concurrence.

Ordered, That the House be adjourn'd 'til To-morrow Morning Ten a Clock.

Friday, October 4, 1734.

R. Speaker acquainted the House, "That he had met the President of the "Council, and the rest of that Body, by their Desire, in the Conference "Chamber; and that they had had some Discourse concerning the Offense "the House had taken, to an Answer, reported by one of the Members of the "House, to a Message sent up to them to desire a Conference upon the Subject Matter "of the Amendments made to the Bill, To explain the Duty of Surveyors of Land; and "to prevent all unjust Exactions in receiving their Fees: And that the Council had desired "him to inform the House, That there was some Misunderstanding between the Two "Members of the Council, and the Members of this House, about the Council's Answer; "for that they did not intend absolutely to deny a Conference, but told them a Con-

"ference

"ference would be unneceffary, fince they had adhered to the Amendments: Yet, if "the House infift upon a Conference, they will be ready to agree to it.

Refolved, That this House has received Satisfaction in that Matter.

Ordered, That the Refolutions of the House Yesterday, upon the Report of the Members who went up to defire a Conference, be erased out of the Journal.

A Meffage from the Council:

That they have agreed to the Bill, intituled, An Act for Raifing a Public Levy; and for other Purpoles therein mentioned, without any Amendment.

Mr John Robinfon reported, That the Perfons appointed, had, according to Order, examin'd the inroll'd Bills; and rectified fuch Miftakes as had been found therein.

M^r Robert Bolling reported, That he had, according to Order, waited on the Governor; and obtain'd his Affent to the Book of Claims and Proportions.

Ordered, That all the Bills of this Seffion, both Public and Private, be printed.

A Meffage from the Governor, was delivered by Mr Kemp:

Mr Speaker,

The Governor commands the immediate Attendance of this House, in the Council Chamber; and that you bring with you such Bills as are ready for his Assent.

And Mr Speaker, with the Houle, went up accordingly: And addressing himself to the Governor, spake as follows:

SIR.

E now attend you, in Obedience to your Commands, to prefent the Bills for your Affent, which have paffed the Council, and House of Burgesses, during this Session.

Our first Bill is, For Continuing and further Amending the Act, for Amending the Staple of Tobacco; and Preventing Frauds in His Majesty's Customs; which you were pleased to recommend to us, in your SPEECH, at the Opening of the Session: And upon this Occasion, it is sit we should acknowledge your Prudence and Justice, in permitting us, who began this Work, to finish it; notwithstanding the long Continuance of this General Assembly, which has subsisted longer than any, since the first Institution of Assembly is this Colony.

Now we may hope, This Bill will effectually fupply all that was wanting in the first Law, and that of the last Session, for Explaining and Amending it; and if Inspectors can be chosen, of that Probity and Integrity which is necessary to execute the great Trust committed to them, we are persuaded, it will not only produce all the good Effects, which can be expected from so just a Regulation; but all Clamors and Disputes about it, must needs cease. Then this Assembly may have Reason to value themselves upon their Success, in Perseding a Work of so much Dissiculty, which has been the chief Emploiment of Three Sessions: Tho' we cannot say it has been carried on, and brought to a Conclusion, without some Disserces of Opinion; yet it has occasioned no Animostites among us, nor hinder'd our Concurrence in other Matters that have been proposed for the common Good; which may be accounted a singular Mark of the Prudence and Disinterestedness of our Counsels, that in so nice a Bussiness as the Regulation of this Trade, wherein every Man's Interest is so nearly concern'd, we have gone though [through] it with that Calniness and Moderation, which every Body may observe in our Proceedings.

But indeed, we must own a great deal is owing to Your Condud, in the Administration of the Government: We know how natural it is, for Mankind to be over fond and zealous to promote what they think expedient for Reforming public Abuses; and that you have had this Matter very much at heart: Yet those who have differ'd from you in Opinion, far from being revil'd or despis'd for their Integrity, have been treated with that Regard and Civility, which are due to the Representatives of a People.

This is the Source of many good Things that have been done, during Your Government, and the true Caufe that has banish'd all Factions and Parties out of this Colony; and in this, Your Example may instruct those who shall come after you, in the best Methods

of Governing the King's Subjects here: They may fee how little Need there will be to exercife the Negative Voice, when Matters are managed in the Legislature by the Ways of Persuasion and Gentleness; and, that what can't be accomplish'd on a sudden, at one Time, may be brought about with good Success at another.

Is it not then a lamentable Thing, that a tyrannical, overbearing Spirit shou'd ever prevail in Government; especially when no Instance can be given of its working any Good, even to those who possessi? Yet such is the Perverseness and Depravity of Human Nature, that many Men, in eminent Stations, are apt to missake the true Dispuity of their Office; they imagine it consists in the Magnificence of a Title, and the bare Possessimo of Power, which have no intrinsic Worth. But the Contrary, is the true Characteristic of your Administration: You will be remember'd, by eminent Instances of doing Good, and a faithful Discharge of your Duty; which is an Honour that can never sade, and exalts your Dignity above that of your Office, by the Applause of wise and vertuous Men.

Then the Governor was pleas'd to give his Affent to the following Bills:

An AA for continuing and further amending an AA, intituled, an AA for amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs.

An Act for continuing an Act, intituled, an Act for laying a Duty on Liquors.

An Act for continuing an Act, intituled, an Act for laying a Duty on Slaves, to be paid by the Buyers.

An Act for further continuing the Act for making more effectual Provision against Invasions and Insurrections.

An Ast to make void certain Contrasts for the paying excessive Usury; for the further Discouragement of the unrighteous Practice of taking more than lawful Interest; and reducing the Rate of Interest.

An Act for amending the Act, intituled, an Act for fettling the Titles and Bounds of

Lands; and for preventing unlawful Shooting and Ranging thereupon.

After prefenting That Bill, Mr Speaker acquainted the Governor, "That he was "commanded by the House of Burgesses, to make it their humble Request to Him, "to employ his Interest to obtain His Majesty's Affent to it; for, that it contained many "good Things; and People might be induc'd to purchase Lands under it; whose Titles "would be precarious, until it was confirm'd by His Majesty.

To which the Governor answer'd, That he would do all that was in his Power, to

obtain a Confirmation of that A&.

And afterwards, He gave his Affent to the following Public and Private Bills.

An Act for better Regulating the Trial of Criminals for Capital Offences.

An Act for allowing Indians to be Witneffes, in Criminal Offences committed by Indians.

An Act for more effectually obliging Perfons to buy and fell by Weights and Meafures according to the English Standard.

An Act for the better Regulating and Collecting certain Officers Fees; and other Purpofes therein mentioned.

An Act for the better Direction of Officers, in the Sale of Goods, or other Things, taken in Execution, or distrained for Rent.

An Act for Leffening the Penalties for Killing Deer at unfeafonable Times; and for the better Recovery thereof.

An Act to amend the Laws now in force, for the more speedy and easy Recovery of small Debts.

An AA for better Regulating Ordinary-keepers, and Retuilers of strong Liquors; and to prevent their giving Credit; and to disable them to maintain any Adion, or recover any Money, Tobacco, or other Commodity, for such Liquors sold upon Credit.

An Act for the better Support and Encouragement of the College of William and Mary,

in Virginia.

An Ad for appointing a Treafurer; and for other Purposes therein mentioned.

An Ad for Raising a Public Levy; and for other Purposes therein mentioned.

An Att for appointing feveral new Ferries; and leffening the former Rates fettled for the Ferriage of Wheel-Carriages: And altering feveral Court Days.

An Act declaring the Glebe of Elizabeth-River Parish, lately purchased, to be a sufficient Glebe: Directing the Sale of several Glebes: And for other Purposes therein mentioned.

An Act for Dividing the Parish of Henrico: And for uniting and Dividing the Parishes of Newport and Warwicksqueak, in the County of Isle [of] Wight.

An Act for destroying Crows and Squirrels, in the Northern Neck, and on the Eastern Shore.

An A& to oblige the Justices of James-City, and York, to levy Tobacco for certain Officers for the City of Williamsburg.

An Act for the Relief of fuch Persons as have suffered, or may suffer, by the Loss of the Records of Nantemond, lately consumed by Fire.

An Ad for Dividing Spotfylvania County.

An Act for the better Enabling the Executors of the laft Will and Testament of Charles Burges, Gent, deceased, to pay his Debts and Legacies.

An AA to vest Part of the Estate of Robert Carter, Esq; deceased, devised to Robert Carter the Younger, who died in his Life-time, in Robert Carter, the Son and Heir of the said Robert Carter the Younger: And to make Provision for Priscilla Carter, the Widow of the said Robert Carter the Younger, and Elizabeth Carter, his Daughter.

An Act to veft certain entail'd Lands, with the Appurtenances, therein mentioned, in Charles Tomkies, Gent. in Fee-Simple; and for fettling other Lands, of greater Value, to the same Uses.

An Act to enable the Nottoway Indians to fell certain Lands therein mentioned;

and for discharging the Indian Interpreters.

An Act for Docking the Entail of certain Lands in the Counties of Glocester and Elizabeth-City; and vesting the same in Henry Willis, in Fee-Simple; and for settling other Lands and Tenements, and several Slaves, to the same Uses.

An Act to prevent the building Wooden Chimneys, in the Towns of York and Glocester; and for pulling down such as are already built therein: And to restrain Hogs and Goats from going at large in the said Town of York.

An Act for Dividing the County of Prince George, and Parish of Bristol; and adding

Part of the County of Brunswick to the new erected County.

Then M^{*} Speaker acquainted the Governor, "That the House of Burgesses, in Con-"currence with the Council, had, in all humble Duty, prepared an Address to the KING'S "most Excellent Majesty:" Which he read, and delivered to the Governor; and, in Behalf of the House, requested him to transmit the same, to be presented to His Majesty.

To which the Governor answer'd, That he would take Care to do it.

And then made the following Speech:

Gentlemen of the Council, Mr Speaker, and Gentlemen of the House of Burgesses,

HE Experience I have now had, of your Conftancy, in Supporting and Improving, with a becoming Zeal, that Method for Regulating our Staple and Trade, which, above all others, furnish'd you at first with Arguments weighty enough to enforce it, gives me the greatest Satisfaction; and will be no less to your Honour than to the Benefit of those you represent.

AND, as it has been your principal Care, to reconcile the feveral Parts of this Law to every concurrent Propofition, that they mutually contribute to illustrate the Reasonableness and Necessity of it, and by an equitable Disposition, have render'd them favourable to every Interest that has an honest Demand; I think I need not introduce other Instances to manifest the Uprightness of your Intentions, nor to prove the Obligations I am under, of being truly thankful, were I as able to express it in Words, as I am willing to discharge it by my Actions.

THIS

THIS being the Fourth Seffion of an Affembly, which has been continued, under feveral Prorogations, for near Seven Years, I purpofe, in fome Time, to diffolve it. And, as I shall be only follicitous to shorten the Inconveniences which necessarily attend the Forecast of public Elections, I freely submit the concurring Sentiments of our Conduct, to the impartial Judgment of the Freeholders; not doubting but a fensible People will gratefully remember the many eminent Services you have done your Country, and Vouch their Approbation, by ingenuously confessing, that their present and suture Happiness, so apparently in View, is entirely owing to your Observation, Steadiness and Integrity.

AFTER an earnest Exhortation to you, in your several Counties, and Stations, to promote the Honour of Almighty GOD, by the Belief and Practice of the antient Principles of the Church of CHRIST, and wishing all of you Health and Success in your private Affairs; it remains for me to acquaint you, I have thought fit to prorogue this Affembly, to the Second Thursday in May next: And this Affembly is accordingly prorogued to that Time.



THE

JOURNAL

OF THE

House of Burgesses.

AT

A General Affembly fummoned to be held at the Capitol, in the City of Williamsburg, on the First Day of August, in the Ninth Year of the Reign of our Sovereign Lord GEORGE the Second, by the Grace of God, of Great-Britain, France, and Ireland, King, Defender of the Faith, &c. And from thence continued, by several Prorogations, to the Fifth Day of August, in the Tenth Year of His said Majesty's Reign, and in the Year of our Lord, M,DCC,XXXVI.



WILLIAMSBURG:
Printed by WILLIAM PARKS. 1736.



JOURNAL

OF

The House of Burgesses.

Thursday, August 5, 1736.

SIXTY Members took the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy; and took and fubfcribed the Oath of Abjuration, and fubfcribed the Teft; and also took the Burgesse Oath: And the House having attended the Governor, and being return'd. Mr Comway put them in Mind of the Governor's Commands to make Choice of a Speaker; and did nominate and recommend Sir John Randolph, as a Gentleman of such known Ability and Integrity; so worthy and so eminent, that he expected he was already chosen in the Minds of all there present; and therefore he thought it needless to descend to his particular Qualifications and Excellencies: And mov'd, that he might be conducted to the Chair.

Then M^r Harrison propos'd M^r Robinson for Speaker, and with him, M^r Carter, and M^r Berkeley agreed: But M^r Robinson standing up in his Place, declared, That he did not expect to be made a Competitor with the Gentleman that had been named; that he was no ways qualified; and pray'd, that Sir John Randolph might be chosen, without any Opposition; and He was accordingly chosen by all the rest of the Members, and conducted to the Chair by Two Members: And being there plac'd, made a Speech to the House, as follows:

Gentlemen,

HE Teftimony you give, to the Probity and Integrity of the Perfon, whom you think fit to chufe for your Speaker, must be a confiderable Addition to any Man's Character; and to make Excuses for refusing it, which we hope may not be accepted, were only to make a false Shew of Modesty, that can be of no more Worth than Oftentation.

IN me it would be an abfurd Hypocrify, fince my Willingnefs to continue in the Service of this Houfe has been well known among you, tho' I have not endeavoured to anticipate any Man's Judgment, by foliciting his Vote: Therefore I fhall not hefitate in owning the Satisfaction with which I accept the Honouryou now beftow upon me; and I do it with the greater Pleafure, feeing many worthy Gentlemen, experienced Members of the Houfe of Burgeffes, who have been long Witneffes of my Behaviour, ftill retain a good Opinion of it. I am very fenfible of your Favour, and that the Obligations you lay me under, are too great to be fatisfied with the ordinary Returns of Thanks and Compliments; which would be paying a vaft Debt with a fmall Matter: But it will require a great Degree of Circumfpection and Prudence, Labour and Diligence, Steadinefs and Impartiality, to acquit me. And when fo many Qualities muft concur in the right Execution of an Office, the Difficulties which muft attend it, cannot but be very obvious. And if all this fhall not be fufficient: if every Action fhall be conftrued with the utmoft Rigour and Severity; no allowances made for common Miftakes; and

That which upon due Examination may appear to be just, shall be equally censured, with what is apparently not fo; who can withfand fo great Difcouragements.

BUT I rely upon your Candour, not doubting but your Animadversions upon me will always be just, and my Conduct interpreted with some Indulgence.

Gentlemen.

WE must consider ourselves chosen by all the People; sent hither to represent them. to give their Consent in the weightiest of their Concerns; and to bind them by Laws which may advance their Common Good. Herein they truft you with all that they have, place the greatest Considence in your Wisdoms and Discretions, and testify the highest Opinion of your Virtue. And furely, a Defire of pleafing fome, and the Fear of offending others; Views to little Advantages and Interefts; adhering too fondly to ill-grounded Conceits; the Prejudices of Opinions too haftily taken up; and Affectation to Popularity; Private Animolities or Personal Resentments; which have often too much to do in Popular Affemblies, and fometimes put a Bias upon Mens Judgments, can upon no Occasion, turn us afide in the Profecution of this important Duty, from what fhall appear to be the true Interest of the People: Tho' it may be often impossible to conform to their Sentiments, fince, when we come to confider and compare them, we fhall find them fo various and irreconcileable.

THE Honour of the House of Burgesses hath of late been raised higher than can be observed in former Times; and I am perfuaded you will not fuffer it to be lessened under your Management.

IN every Thing that depends upon me, I shall never fail to be zealous for what may redound most to your Honour. And the' I must not pretend to sway your Debates, I will endeavour to preferve Rule and Order in them.

I WILL be watchful of your Privileges, without which we fhould be no more than a dead Body; and advertise you of every Incident that may have the least Tendency to destroy or diminish them. And lastly, I will labour to give all proper Dispatch to your Proceedings, and to bring them to a good Iffue; which are the only Means, whereby I may be able to pay the Duty I owe you, to deferve the great Favour you have fhewn me, or any Applause from the Public.

Order'd,

That a Meffage be fent to the Governor, to acquaint him, That the House, in Obedience to his Commands, have made Choice of a Speaker; and to know his Pleafure, when the House shall attend, to present him: And that Mr Conway, Mr Corbin, Mr Robinfon, Mr Acrill, Mr Randolph, and Mr Digges, go with the Meffage.

Accordingly they withdrew; and being returned, Mr Conway reported, That the Governor was pleafed to fay, he would prefently fignify his Pleafure to the House in that Matter.

A Meffage from the Governor was delivered by Mr Robertson.

It is the Governor's Pleafure, That the House attend him To-morrow at Eleven of the Clock in the Fore-noon, in the Council Chamber, to prefent their Speaker.

That the House be adjourned 'til To-morrow Morning, Eleven a Clock.

Friday, August 6, 1736.

MEMBER, who was abfent Yesterday, having taken the Oaths appointed to be taken by Act of Parliament, instead of the Oaths of Allegiance and Supremacy; and taken and fubfcribed the Teft; and taken the Oath of a Burgefs, was admitted to his Place in the House.

MrSpeaker elect, with the House, went to attend the Governor in the Council-Chamber; and spake as followeth:

SIR,

THE House of Burgesses have, in Obedience to your Commands, proceeded to the Choice of a Speaker; and having elected me, do now present me, for your Approbation. And as I have never yet tried my Strength, in perverting the Use of Speech, which was given us for the true Discovering, and not to disguise our Minds, I dare not make my first Essay in this Place, and before this Assembly; but without arraigning the small Abilities I have, I humbly submit my self to your Judgment.

Then the Governor spake thus:

Gentlemen,

The Choice you have made of a Speaker, is greatly to my Satisfaction.

After the Governor's Speech, Mr Speaker reply'd,

I humbly thank you for this your favourable Opinion; which I don't pretend to deferve, but will use it as a proper Admonition, whereby I ought to regulate my Conduct in the Exercise of the Office you are now pleas'd to confirm me in; which I do not intend to magnify to the Degree some have done, feeling we are no more than the Representative Body of a Colony, naturally and justly dependent upon the Mother Kingdom, whose Power is circumscribed by very narrow Bounds; and whose Influence is of small Extent. All we pretend to, is to be of some Importance to Those who send us hither, and to have some Share in their Protection, and the Security of their Lives, Liberties, and Properties.

The Planters, who fuftain'd the Heat and Burthen of the first Settlement of this Plantation, were miferably harraffed by the Government, in the Form it was then eftablished, which had an unnatural Power of Ruling by Martial Law, and Constitutions passed by a Council in England, without the Consent of the People, which were no better: This made the Name of Virginia fo infamous, that we fee the Impressions of those Times, hardly yet worn out in other Countries, especially among the Vulgar: And such have been in all Ages, and for ever must continue to be, the Effects of an Arbitrary Despotic Power; of which the Company in London, in whom all Dominion and Property was then lodged, were fo fensible, that they resolved to establish another Form of Government more agreeable and fuitable to the Temper and Genius of the English Nation. ingly, in July, 1621, pass'd a Charter under their Common Seal, which was founded upon Powers before granted by Charters under the Great Seal of England; whereby they ordered and declared, That for preventing Injuftice and Oppreffion for the Future; and for advancing the Strength and Profperity of the Colony, there fhould be Two Supreme Councils; One to be called, The Council of State, confifting of the Governor, and certain Councillors, particularly named, to ferve as a Council of Advice to the Governor; the other to be called by the Governor, Yearly, confifting of the Council of State, and Two Burgeffes to be chosen by the Inhabitants of every Town, Hundred, or other Plantation; to be called, The General Affembly: And to have free Power to treat, confult, and conclude, of all Things concerning the Public Weal; and to enact fuch Laws for the Behoof of the Colony, and the good Government thereof, as from Time to Time should appear necessary or requisite: Commanding them to imitate and follow the Policy, Form of Government, Laws, Cuftoms, Manner of Trial, and other Administration of Justice used in England; and providing that no Orders of their General Court should bind the Colony, unless ratified in the General Affemblies, This is the Original of our Conftitution, confirmed by King James the First, by King Charles the First, upon his Accession to the Throne, and by all the Crown'd Heads of England, and Great-Britain, fucceffively, upon the Appointment of every new Governor, with very little Alteration. Under it, we are grown to whatever we now have to boaft of. And from hence, the House of Burgesses do derive diverse Privileges, which they have long enjoy'd, and claim as their undoubted

Right. Freedom of Speech is the very Effence of their Being, because, without it, nothing could be thoroly debated, nor could they be look'd upon as a Council; an Exemption from Arrests, confirm'd by a Positive Law, otherwise their Counsels and Debates might be frequently interrupted, and their Body diminished by the Loss of its Members; a Protection for their Estates, to prevent all Occasions to withdraw them from the necessary Duty of their Attendance; a Power over their own Members, that they may be answered to no other Jurisdiction for any Thing done in the House; and a sole Right of determining all Questions concerning their own Elections, lest contrary Judgments, in the Courts of Law, might thwart or destroy Theirs.

All thefe, I fay, befides others which fpring out of them, are incident to the Nature and Conftitution of our Body; and I am commanded by the Houfe, to offer a Petition in their Behalf, that You will be pleas'd to discountenance all Attempts that may be offer'd againft them, and affift us with Your Authority in supporting and maintaining them againft all Insults whatsoever: And Laftly, I must beg Your Favour to my felf, that You will not construe my Actions with too much Severity, nor impute my particu-

lar Errors and Failings to the House.

To which the Governor answer'd;

The House of Burgesses may always depend upon my Care to support them in their antient Rights and Privileges.

And then Mr Speaker went on:

We have long experienced Your Love and Good Will to the People of this Country;

and observe with what Readiness you exert it upon all Occasions.

The Art of Governing Well, is thought to be the most abstruse, as well as the usefulest Science in the World; and when It is learnt to some Degree of Perfection, it is very difficult to put it in Practice, being often opposed by the Pride and Interest of the Person that governs. But You have shew'd how easy it is to give universal Satisfaction to the People under Your Government: You have met them, and heard their Grievances in frequent Affemblies, and have had the Pleafure of feeing none of them proceed from Your Administration: You have not been intoxicated with the Power committed to You by His Majesty; but have used it, like a faithful Trustee, for the Public Good, and with proper Cautions: Raifed no Debates about what it might be able to do of itfelf; but, on all important Occasions, have fuffer'd it to unite with that of the other Parts of the Legislature: You never propose Matters, without supposing Your Opinion subject to the Examination of Others; nor ftrove to make other Mens Reason blindly and implicitly obedient to Yours; but have always calmly acquiefced in the Contrary Opinion: And Laftly, You have extirpated all Factions from among us, by discountenancing Public Animofities; and plainly prov'd, that none can arife, or be lafting, but from the Countenance and Encouragement of a Governor. Hinc illæ Artes.

I do not mention these Things, for the Sake of enlarging my Periods, nor for Flattery, nor for conciliating Favour: For if I know my self at all, I have none of the Arts of the first, nor the Address that is neccessary for the other. And I hope, I shall never be one of those, who bestow their Commendations upon all Men alike; upon those who

deferve it, as well as those who do not.

Permit me then, Sir, to befeech You to go on in the fame fteady Courfe: Finish the Character You have been almost Nine Years establishing; Let it remain unblemished, and a Pattern to those who shall come after You; Make us the Envy of the King's other Plantations; and put those Governors out of Countenance, who make Tyranny their Glory; and tho they know their Master's Will, fancy it a Dishonour to perform it.

And being returned, and the Mace laid on the Table, Mr Speaker reported, That the House had attended the Governor, in Obedience to his Commands, in the Council-Chamber, and had presented their Speaker: And that he was pleas'd to make a Speech to the Council and this House; which being long, he had obtained a Copy of it, which he read to the House: and is as follows:

Gentlemen

Gentlemen of the Council, M. Speaker, and Gentlemen of the House of Burgesses,

CANNOT but congratulate my felf and you, that after the Diffolution of an Affembly, which had expressed so much Duty to the King, and so much Love to their Country; such Unanimity among themselves, and such Deference and Regard to me; I can behold with Pleasure, in this new Affembly, a Revival of the old one: And that tho' I do not meet the very same Persons, yet I meet the very same good Dispositions and Affections.

WITH this View, I promife my felf, that whatever was left unfinished by them, will be perfected by you: And that whatever shall at any Time be recommended by me, or proposed among your selves, for the further Good of this Colony, will be speedily and

effectually promoted.

TO this Purpofe, I must mention the better Regulation of the Militia, so as to render it more powerful for Preventing Insurrections of Slaves; and also, the making of some Provision for the Ease of poor House-keepers, who are unable to purchase Arms for themselves. Such a Bill deserves your Attention, when so many Negros are brought into the Country; and I earnestly offer it to your Consideration.

THERE is a Practice lately introduced, of Importing Rum and other Liquors, by Land Carriage, from the neighbouring Provinces to our Frontier Inhabitants, for which no Duty can be demanded, as the Law now stands: It will therefore be just, as well as necessary, to extend the Duty on Liquors to this Land-Importation; that

all Traders being in like Circumstances, may be equaly profited by it.

IT is with great Satisfaction I can acquaint you, That His Majefty has been graciously pleas'd to confirm Two Acts passed the last Session of Assembly; one of them is, the Act For the better Support and Encouragement of the College of William and Mary, in Virginia; and the other is, An Act for amending the Act, intituled, An Act for settling the Titles and Bounds of Lands: Of both which, not only the present Generation, but your Posterity, will reap the Advantages: And it is no small Pleasure to me, that my Solicitations herein, have met with Success answerable to my Wishes.

WHAT I have proposed to you, is all I have to offer to your legislative Power: But at this Conjuncture, and as this is Our first Meeting, you must give me Leave to

fay, it is not all that concerns us.

Gentlemen,

YOU are under the Protection of a gracious and excellent PRINCE, who will always reach out His Roial Hand for the Benefit and Advantage of His mott diftant Subjects: And while his Thoughts have been turned toward Composing the Difference, and Settling the Tranquility of Europe, never fails to have mott at Heart the Welfare of His own People. By the Providence of GOD, and His Majesty's Conduct, both these Points seem happily secured; the most jarring Nations have listened to the Voice of Peace, and the Subjects of Great-Britain are owning their Obligations to the King, and His Ministers, and are carrying on their Commerce with Safety and Success. Let us, therefore, engage His Majesty farther to us, by all possible Returns of Gratitude and Loyalty.

FOR my felf, whom His Majefty has been graciously pleased to entrust with the Administration of the Government here, I am very fensible that this trust was for no other End committed to me, but in Subserviency to the Honour and Interest of my Sovereign, and the Good of the Public. As I always have, so I always shall continue to make These my Aim: And if your former Experience can strengthen your Assurance of me, and can create that proper Confidence we ought to have in each other, I question not, but my Heart's Desire will be accomplished, in seeing this Colony in a flourishing Prosper-

ity.

Refolved, Nemine Contradicente,

That an Humble Address be made to the Governor, to return him the Thanks of the House, for his affectionate Speech; and for the Pains and Trouble he has taken,

to obtain His Majesty's Affent to the Two Acts therein mentioned; to acknowledge the Regard they have to him; their Sense of his prudent and upright Administration; and their Readiness to concur with him in all Matters that shall be found necessary or requifite for the Public Good.

Ordered. That a Committee be appointed, to draw up an Address to the Governor, upon the faid Refolution; and it is referred to

Mr Conway. Mr Willis, and Mr Robertson, Mr Fitzhugh.

Refolved, That the House will take the Governor's Speech into Consideration on

Two other Members, who were absent Yesterday, having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy; and taken and fubscribed the Oath of Abjuration, and subscribed the Test; and taken the Oath of a Burgess; were admitted to their Places in the House.

Ordered, That Nicholas Wager, John Johnson, William Francis, and James Levie, be appointed Door-keepers to this House; and that they give their Attendance accordingly.

Ordered, That a Committee of Privileges and Elections, be appointed, of the following Perfons:

Mr Conway, Mr Fitzhugh, Mr Robinson, Mr Waring, Mr Harrifon, Mr McCarty, Mr Corbin, Mr Walke, Mr Boufh, and Mr Randolph, Mr Acrill, Mr Burwell.

And they are to meet on Monday next, and to adjourn from Day to Day; and to examine, in the first Place, all Returns of Writs for electing Burgesses to serve in this present General Affembly, and compare the fame with the Form prescribed by Law; and to take into their Confideration, all fuch Matters as shall or may come in Question, touching Returns, Elections, and Privileges; and to report their Proceedings, with their Opinions therein, from Time to Time, to the House: And the faid Committee is to have Power to fend for Witnesses, Persons, Papers, and Records, for their Information.

Ordered, That a Committee for Public Claims, be appointed, of the following Perfons:

Mr Blair, Mr James Ball, Mr Price. Mr Beverley, Mr Bowdoin, Mr Buckner, Mr Harmanfon, Mr Haynes, Mr Sweny, Mr Eaton, Mr Turner, Mr Claiborne, and

Mr Scarburg.

And they are to meet on Tuefday next, and to adjourn from Day to Day; and to take into their Confideration, all Public Claims which shall be presented to the House, during this Seffion; and to report their Proceedings, with their Opinions therein, to the House, when they have gone through the faid Claims: And all Perfons that have any Claims, are to deliver them to the Clerk, and he is to deliver the fame to the faid Committee, of Courfe: And they are to have Power to fend for Perfons, Papers, and Records, for their Information.

Order'd, That Mr Miles Cary, be appointed Clerk to both the faid Committees. Ordered, That a Committee of Propositions and Grievances, be appointed, of the following Persons:

Mr Robinfon, Mr Carter, Mr Corbin. Mr Acrill. Mr Conway, Mr Harrison, Mr Prefley, Mr Burwell. Mr Willis, Mr Digges, Mr Randolph, Mr Beverlev. Mr Walke, Mr Kennon. Mr Berkeley, and Mr Rafcow, Mr Fitzhugh, Mr Woodbridge.

And they are to meet on Monday next, and to adjourn from Day to Day; and to take into their Confideration, all Propositions and Grievances, that shall come legally certified to this Affembly; and to report their Proceedings, with their Opinions thereupon, to the House, from Time to Time: And all such Propositions and Grievances are to be delivered to the Clerk of the House, and by him to the faid Committee, of Course: And the faid Committee are to have Power to fend for Perfons, Papers, and Records, for their Information.

Ordered, That Mr Kemp be appointed Clerk to the faid Committee.

Ordered, That a Committee for Courts of Justice, be appointed, of the following Persons:

Mr Corbin. Mr Aylett, Mr Boush, Mr Smith, Mr Beverley, Mr Swenv. Mr Booker, Mr Eppes, Mr Fantleroy, Mr Munford, Mr McCarty, Mr Pugh, Mr Macon, Mr Westwood, Mr Moscoe, Mr Grey, and Mr Johnson.

And they are to meet on Thursday next, and to adjourn from Day to Day; and to take into their Confideration all Matters relating to Courts of Juftice, and their Proceedings; and fuch other Matters, as fhall, from Time to Time, be referred to them. And the Committee are to have Power to fend for Perfons, Papers, and Records, for their

Refolved, That Mr Holden be appointed Clerk to the faid Committee.

Ordered, That Mr Fox be appointed Chaplain to the House: And that he do attend to read Prayers every Morning, at Ten o'Clock.

Ordered, That an Address be made to the Governor, to order a new Writ to iffue, for Electing a Burgels to ferve in this prefent General Affembly, for the County of New-Kent, in the room of Mr William Chamberlayne, deceafed.

Alfo, a new Writ, for Electing a Burgefs, to ferve in this prefent General Affembly, for the County of Surry, in the room of Mr William Grey, deceased.

Alfo, a new Writ, for Electing a Burgefs, to ferve in this prefent General Affembly, for the County of Ifle of Wight, in the room of Mr Matthew Kenchin, deceaf'd.

And that Mr Conway, Mr Harrifon, Mr Randolph, and Mr Macon, attend the Governor with the faid Address.

A Petition of Mr Richard Booker, complaining of an undue Election of Mr Richard lones, to ferve as a Burgess in this present General Assembly, for the County of Amelia.

Alfo, a Petition of Mr John Martin, complaining of an undue Election and Return of Mr Jonathan Gibson, to serve as a Burgess in this present General Assembly, for the County of Caroline; were feverally prefented to the House.

Ordered, That the faid Petitions be read on Monday next.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock,

Saturday.

Saturday, August 7, 1736.

Ordered.

HAT the Committee for Courts of Justice, do inspect the Journal of the last Session; and prepare and draw up a State of the Matters then depending and undetermined, and the Progress that was made therein; and report the same to the House: That they do also examine what Laws have expired since the last Session, and inspect such Temporary Laws as will expire with the End of this Session, or are near expiring; and report the same to the House, with their Opinion, which of them are fit to be revived, or continued.

Mr Conway acquainted the House, that, pursuant to an Order of the last Session, the Persons appointed, had run the Dividing Lines between the Parishes of Wiccocomoco, in the County of Northumberland, and the Parishes in the County of Lancaster, upon which that Parish joins, as the Bounds were reputed before the Year 1723; and drawn up a Report of their Proceedings; and he delivered the Report in at the Table.

Ordered, That the faid Report do lie on the Table, to be perufed by the Members

of the House

A Petition of M^r Richard Bland, complaining of an undue Election, and Return, of M^r Robert Munford, to ferve as a Burgefs in this prefent General Affembly, for the County of Prince George; was prefented to the Houfe.

Ordered, That the faid Petition be read on Monday next.

Mr Conway reported, That the Perfons appointed, had, according to Order, prepared an Addrefs to the Governor; which he read in his Place; and afterwards delivered the Addrefs in at the Table, where the fame was again read.

And the faid Addrefs being read a fecond Time, was agreed to by the Houfe, Nemine Contradicente: And is as follows:

To the Honourable WILLIAM GOOCH, Efq; His Majefty's Lieutenant-Governor, and Commander in Chief, of the Colony and Dominion of VIRGINIA,

The Humble ADDRESS of the House of BURGESSES.

SIR.

TE His Majesty's most dutiful and loial Subjects, the BURGESSES of the Colony and Dominion of Virginia, met in a General Affembly, humbly beg Leave to express the Satisfaction we received from the affectionate and obliging SPEECH You were pleafed to deliver to the Council, and this Houfe; and to return You the Thanks of all the People whom we reprefent, for the Pains and Trouble You have taken, in foliciting and obtaining the Affent of Our most gracious Sovereign, to the Two Acts, For the better Support and Encouragement of the College of William and Mary; and for Amending an Act for fettling the Titles and Bounds of Lands, pass'd at the last Seffion of the last Assembly: The First afforded a seasonable Relief to the declining State of the only Seminary of Learning we have; whereby found Literature hath made confiderable Advances among us; and of which all future Generations are like to reap great Benefit: The Other has supplied the Defects, and reformed the Errors, of a former Law, which had great Influence over the Titles to our Estates: But this, in some Degree, imitates the Wifdom and Policy of the Laws of England; fettling an eafy Method, with little Expence, to bar Eftates Tail of fmall Value, which before were Perpetuities, always inconvenient; and in this Country, ferving only to impoverish the prefent Poffeffor: And no doubt, when these Things shall be rememb[e]red hereafter, it will be the Honour of Your Administration, that they were passed by You, and received a Lasting Duration, from Your good Offices.

WE are very fenfible how much this Colony owes to Your good Conduct in the Government; and that all Your Actions are directed to a faithful Difcharge of Your Duty to His Majesty, and to promote our Common Good; and should we distrust so

just and upright a Magistrate, it would be discountenancing a virtuous Administration, and making no Difference between That and the greatest Enormities, Tyranny and Oppression; or should we withhold our Considence from a Person, who for so many Years has never once abused it, we might justly be reckoned an unworthy Representative of a grateful People.

PERMIT us, therefore, to give You the strongest Assurances, that You can propose no Measures to us, that will not have all possible Weight; relying upon You as our Common Friend, always disposed to hear and redress every Thing that may happen amiss

among us, and worthy of the Applaule of all wife Men.

Ordered, That the faid Address be presented by the whole House.

Ordered, That the Perfons who prepar'd the fame, do wait on the Governor, to know his Pleafure when the House shall present it.

Complaint being made to the House, by Mr Reddick, That the Propositions, Grievances, and Claims, from the County of Nansemond, are not certified by the Clerk of the

faid County Court:

Refolved, That Christopher Jackson, Clerk of the County Court of Nansemond, having sent up diverse Propositions and Grievances, which were at a Court lately held for receiving Propositions, Grievances, and Public Claims, presented by the People, and ordered to be certified, according to Law, without such Certificate, is guilty of a Neglect, and Breach of his Duty.

Ordered, That the faid Christopher Jackson be sent for, in Custody of the Serjeant

at Arms, to answer the faid Neglect, at the Bar of the House.

Ordered, That the House be adjourned 'til Monday Morning Eleven o'Clock.

Monday, August 9, 1736.

R. Conway reported, That the Perfons appointed, had, according to Order, waited on the Governor, to know his Pleafure, when the Houfe fhould attend him with their Addrefs: And that he was pleas'd to appoint this Day, in the Council-Chamber; and to fay, he would fend a Message, to acquaint the House when he was ready to receive it.

An ablent Member having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy; and taken and fubscribed the Oath of Abjuration, and subscribed the Teft; and taken the Oath of a Burgess, was admitted to his Place in the House.

A Message from the Governor, was delivered by Mr Robertson.

Mr Speaker,

I am commanded by the Governor, to acquaint this House, That his Honour is

now ready to receive your Address in the Council Chamber.

Mr Speaker, with the House, went up; and being returned, reported, That he had, with the House, attended the Governor, in the Council-Chamber, and presented the Address of this House to him: To which he was pleas'd to return the following Answer:

Gentlemen,

HIS is a very kind Addrefs: And as I perfwade my felf, it expresses the real Sentiments of the whole House, it gives me great Satisfaction, and confirms the Hopes I had entertained, that all Matters which shall fall under the Consideration of this Representative of the good People of Virginia, will be happily concluded, with the same Disinterestedness, Moderation, and good Temper, I have hitherto experienced in former Sessions. And therefore, with my hearty Thanks, I give you this faithful Assurance, that in all Things proper for me to do, you shall not want my Concurrence and Assistance.

The Petition of M^r Richard Booker, complaining of an undue Election of M^r Richard Iones, to ferve as a Burgels in this prefent General Affembly, for the County of Amelia:

Also, the Petition of M^r John Martin, complaining of an undue Election and Return of M^r Jonathan Gibson, to serve as a Burgess in this present General Assembly, for the County of Caroline:

Alfo, the Petition of M^r Richard Bland, complaining of an undue Election and Return of M^r Robert Munford, to ferve as a Burgefs in this prefent General Affembly, for the County of Prince George; were feverally read.

And a Petition of M^r Daniel Hornby, complaining of an undue Election and Return of M^r William Faulteroy, to ferve as a Burgess in this present General Assembly, for the County of Richmond.

Also, a Petition of M^r William Harwood, complaining of an undue Election and Return of M^r Thomas Haynes, to serve as a Burgels in this present General Assembly, for the County of Warwick; were severally presented to the House, and read.

Ordered, That the faid feveral Petitions be referred to the Confideration of the Committee of Privileges and Elections: That they examine the Matter of the faid Petitions; and report the fame, with their Opinions thereupon, to the House.

Mr Corbin mov'd for Leave, to bring in a Bill, to regulate the Fees of Physicians,

and other Practicers of Physic.

Ordered, That Leave be given to bring in a Bill, according to the faid Motion; and that M^r Corbin, M^r Harrifon, M^r Carter, M^r Waring, M^r Robinfon, M^r Fitzhugh, and M^r Turner, do prepare and bring in the same.

A Petition of George Blackmore, in Behalf of himfelf, and feveral others, therein named, was prefented to the Houfe, and read; praying, that their Ferriages, in Coming to the General Court, and the Venire, for the Trial of Robert Brooks, a Criminal from Weftmoreland, and Returning; which were omitted in the laft Public Levy, may be allowed them.

Ordered, That the faid Petition be referred to the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, with their Opinion thereupon, to the House.

Mr Conway, from the Committee of Privileges and Elections, reported, That the Committee had had under their Confideration, the Returns of feveral Writs for Electing of Burgeffes, to ferve in this prefent General Affembly; and had agreed upon a Report; which he read in his Place: And afterwards delivered the fame in at the Table, where it was again read; and is as follows:

That it appears to the Committee, that the Returns of the leveral Writs for Electing of Burgeffes for the Counties of Elizabeth-City, Amelia, Brunfwick, Effex, Henrico, James-City, Lancafter, Norfolk, Prince William, Surry, Stafford, Spotfylvania, Warwick, and York; the Return of the Writ for the Electing of a Burgefs for James Town; the Return of the Writ for the Electing of a Burgefs for the College of William and Mary; and the Return of the Writ for the Electing of a Citizen for the City of Williamsburg; are made in the form prescribed by Law.

That the Returns of the feveral Writs for Electing of Burgesses for the Counties of Accomack, Caroline, Charles-City, Goochland, Gloucester, Isle of Wight, King George, King and Queen, King William, Middlefex, Northumberland, Northampton, Orange, New-Kent, Nansemond, Princess-Anne, Prince George, Richmond, and Westmoreland, are not

made, in the Form prescribed by Law.

Ordered, That the faid Returns of the respective Sheriffs of Accomack, Caroline, Charles-City, Goochland, Gloucester, Isle of Wight, King George, King and Queen, King William, Middlesex, Northumberland, Northampton, Orange, New-Kent, Nansemond, Princes-Anne, Prince-George, Richmond, and Westmoreland, be amended by the Clerk, at the Table.

And they were amended accordingly.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Tuesday, August 10, 1736.

Motion being made, for Leave to bring in a Bill, for Laying a Duty upon Molaffes; and to give a Premium for Exporting of Wheat and Corn:

After a Debate, the Question was put, That Leave be given, to bring in a Bill, according to the faid Motion.

It passed in the Negative.

Mr Robinfon mov'd for Leave to bring in a Bill, to repeal an Act, passed in the Third and Fourth Years of His Majesty's Reign, for Repealing the Act for the better and more effectual Improving the Staple of Tobacco, and for the better executing the Laws now in Force, against tending Seconds, and for the further Prevention thereof; for so much thereof, as relates the Cutting up of Succours.

Ordered, That Leave be given to bring in a Bill, according to the faid Motion: And that Mr Acrill, Mr Robinfon, Mr Willis, Mr Blair, and Mr Fitzhugh, do prepare, and

bring in the fame.

A Petition of Martha Taylor, Widow, was prefented to the House, and read; setting forth, that by an Act made in the Seventh Year of His late Majesty's Reign, for Ercding the Counties of Spotfylvania, and Brunfwick, a Line was to be run from the Northanna, or North Branch of Pamunkey River, Westward, to include a Pass, called the Northern País, within the County of Spotfylvania; which was accordingly done by James Taylor, her late Hufband, who was then Surveior of that Part of Spotfylvania County; but that no Satisfaction has been made to him, for that Service, nor for his Expences therein, which were very confiderable; and praying the Confideration of the House therein.

Ordered, That the faid Petition do lie on the Table, to be perufed by the Members

of the House.

The House was inform'd, That a large Quantity of Tobacco, brought to Grey's-Creek Warehouse, in the County of Surry, before March last, as well what had been inspected, as what remained uninspected, had been burnt in that Warehouse; and that no Notice had been taken of the Loffes of the respective Sufferers, by the Court for Proof of Public Claims, lately held in that County.

Ordered, That the Inspectors at the said Warehouse, lay their Books before the Committee for Public Claims; and that the County Court do, at their next Seffion, receive the Affidavits, or other Proof of the Owners of fuch Tobacco as was not inspected, and certify the fame to the faid Committee: And that it be an Instruction to the faid Committee, to make Allowances to the Owners of all the Tobacco that was burnt, according to the Proofs which shall be laid before them.

Ordered, That it be an Instruction to the faid Committee, to allow the Claims of fuch Persons, as have not proved the same at the Court for Proof of Public Claims, in their respective Counties, for want of Notice of the Time of holding such Courts; or have been prevented from doing it by other Accidents; but have proved the fame before Justices of the Peace.

Mr McCarty mov'd for Leave to bring in a Bill, for the further Amendment of the Act to amend the Laws now in Force, for the more speedy and easy Recovery of small Debts.

Ordered, That Leave be given, to bring in a Bill, according to the faid Motion; and that Mr McCarty, Mr Blair, Mr Corbin, Mr Robinfon, and Mr Fitzhugh, do prepare, and bring in the fame.

Mr McCarty also mov'd, for Leave to bring in a Bill, to repeal the Act passed at the last Session, For the better Direction of Officers in the Sale of Goods, or other Things, taken in Execution, or diffrained for Rent:

And after a Debate, the Question being put, That Leave be given to bring in a Bill, according to the faid Motion.

It paffed in the Negative.

Ordered, That an Address be made to the Governor, to order the Naval Officers of the feveral Diftricts, to lay before the House forthwith, the Accounts of Sales of all the

Slaves

Slaves imported into this Colony, fince the Commencement of the Duty; namely, the Naval Officers of the lower Diftrict of James River, South Potomack, York, and Rappahannock; from that Time to the Twenty Fifth Day of April, 1736; except such as have been already delivered to the Treasurer: And if they have not yet got them, that they procure Copies from the Factors immediately.

Ordered, That a Committee be appointed, to prepare and draw up a State of that Duty, and the feveral Paiments that have been made, with the Amount thereof.

And a Committee was appointed accordingly, of the following Persons:

M^r Carter, M^r Fitzhugh, M^r Acrill, M^r Harrifon, and

Mr Waring.

Ordered, That Mr Webb be appointed Clerk to the faid Committee.

Ordered, That the faid Committee do wait on the Governor with the faid Addrefs. Mr Conway, from the Committee of Privileges and Elections, reported, That the Committee had had under their Confideration, the Petition of Mr John Martin, to them referred, complaining of an undue Election and Return, of Mr Jonathan Gibfon, to ferve as a Burgefs in this prefent General Affembly, for the Country of Caroline; and had partly heard as well the Petitioner, as the Sitting Member, and had come to diverfe Refolutions thereupon; which he read in his Place: And afterwards delivered the Report in at the Table, where the fame was again read.

And the Refolutions being read a fecond Time, were, upon the Question severally

put, agreed to by the House; as follows:

Refolved, That the Perfons who voted at the faid Election, whose Freeholds are questioned, either by the Petitioner, or the Sitting Member, be examined, on Oath, before the Sheriff of Caroline, Whether they be freeholders, or not? Except such of them as did swear to their Freeholds at the Election.

Refolved, That the Petitioner, and the Sitting Member, be at Liberty to examine Witneffes before the Sheriff of Caroline, as to the Freeholds of any Perfons who voted at the Election; altho' fuch Perfons fwore to their Freeholds at the Election, or fhall fwear to the fame, before the Sheriff.

Refolved, That the Petitioner, and Sitting Member, be at Liberty to examine Witnesses before the Sheriff of Caroline, as to any Freeholders having voted at the Election, and whose Names are not inserted in the Poll.

Refolved, That the Witneffes not already examined before the Committee, as to the Tumult and Diforder faid to be at the Election, be examined before the Committee, Viva Voce.

Refolved, That Walter Chiles, late Sheriff of Caroline, attend the Committee, with the original Poll, on Wednerday come Fortnight: That the Witneffes who are to be examined, Viva Voce, do then also appear before the Committee: And that the Sheriff of Caroline, do then likewife return the Examinations of the other Witneffes, and of the Freeholders who shall swear, or refuse to swear to their Freeholds before him.

Mr Conway also reported from the said Committee, That the Committee had had under their Consideration, the Petition of Mr Richard Bland, to them likewise referred, complaining of an undue Election and Return, of Mr Robert Munsord, to serve as a Burgess in this present General Assembly, for the County of Prince George; and agreed upon a Report; which he read in his Place: And asterwards delivered it in at the Table, where it was again read: And agreed to by the House; as follows:

Refolved, That the Petitioner, and the Sitting Member, be at Liberty to examine their Witneffes before the Sheriff of Prince George County, as to the fubject Matter of the Petition: And that the Sheriff return the Examinations to the Committee, on Monday come Fortnight.

Mr Conway also reported, from the faid Committee, That the Committee had had under their Consideration, the Petition of Mr Daniel Hornby, to them likewise referred, complaining

complaining of an undue Election and Return of Mr William Fontleroy, to ferve as a Burgefs in this prefent General Affembly, for the County of Richmond; and agreed upon a Report; which he read in His Place: And afterwards delivered it in at the Table, where it was again read: And agreed to by the House; as follows:

Refolved, That the Petitioner, and the Sitting Member, be at Liberty to examine their Witnesses before the Sheriff of Richmond, as to the subject Matter of the Petition: And that the Sheriff return the Examinations to the Committee, on Wednesday come

Fortnight.

Ordered, That M^r Gibfon, M^r Munford, and M^r Fantleroy, have Leave to be abfent from the Service of the House, in order to attend the Examination of the Witnesses, in Relation to their respective Elections.

A Petition of M^r William Robinson, was presented to the House, and read; complaining of an undue Election, and Return of M^r Charles Carter, and M^r Thomas Turner, to serve as Burgesses in this present General Assembly, for the County of King George; For, that several Persons who voted at the said Election, have no other Freehold than an Acre or Half an Acre of Land conveyed to them for Life, by M^r Carter, or John Mercer, either on, or some sew Days before the Day of the said Election, in Consideration of their Voting for the said Charles Carter, and such other Persons as would join in Interest with him; and that other Persons were admitted to Poll that were not Freeholders.

Ordered, That the faid Petition be referred to the Confideration of the Committee of Privileges and Elections: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

The House, according to Order, proceeded to the Consideration of the Governor's Speech.

Refolved, That this House do now resolve itself into a Committee of the whole House, to consider the said Speech.

Ordered, That the Speech be referred to the faid Committee.

M^r Speaker left the Chair, and after fome Time, refum'd it; and M^r Corbin reported, from the Committee, That they had had fome Part of the Governor's Speech under Confideration, but had not Time to go thro' it; and therefore, he was directed to move for Leave to fit again.

Refolved, That the House will, to Morrow, again resolve itself into a Committee of the whole House, to consider further of the Governor's Speech.

Ordered, That M^r Aylett have Leave to be abfent from the Service of the House 'til Monday next.

A Petition of the Minister and several of the Vestry-men of the Parish of Warwick, in the County of Warwick, was presented to the House, and read; setting forth, That that Parish hath Three Glebes, distant from one another, Two of which are of small Value; praying, to be enabled to sell them, to purchase other Land adjoining to that whereon the Minister now lives.

Ordered, That the faid Petition do lie on the Table, to be perufed by the Members of the Houfe.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Wednefday, August 11, 1736.

Petition of feveral of the Veftry-men of the Parish of St. John, in the County of King William, was presented to the House, and read; setting forth, That they have Twoseparate Parcels of Glebe Land in the said Parish, which are inconvenient, and insufficient for a Glebe, according to the Directions of the Act, For the better Support and Maintenance of the Clergy; and praying, to be impowered to sell the said Two Pieces of Glebe Land, to enable them to purchase a better and more convenient

convenient Glebe; which otherwise cannot be done, without laying a very great Burthen on the Inhabitants of the faid Parish.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Courts of Justice: That they do examine the Matter thereof, and report the same, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered, That the Petition of the Ministers and Vestry-men of the Parish of Warwick, in the County of Warwick; praying, to be enabled to fell Two Glebes, for the purchasing of other Land, adjoining to that whereon the Minister lives, be likewise referred to the Consideration of the said Committee: That they do examine the Matter thereof, and report the same, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered, That M: Lyde, and M: Macon, have Leave to be absent from the Service of the House, 'til Monday next.

Mr Carter reported, That the Perfons appointed to addrefs the Governor, to order the Naval Officers of the feveral Diftricts, to lay before the House forthwith, the Accounts of Sales of all the Slaves imported into this Colony, fince the Commencement of the Duty; namely, the Naval Officers of the lower Diftrict of James River, South Potomack, York, and Rappahannock, from that Time to the Twenty Fifth Day of April, 1736; except such as have been already delivered to the Treasurer; and if they have not yet got them, that they procure Copies from the Factors immediately; had attended him accordingly: And that he was pleas'd to say, they should be forthwith sent for, and laid before the House.

The Petition of Martha Taylor, which was prefented to the House Yesterday, being read:

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

The House, according to Order, resolv'd it self into a Committee of the whole House, to consider the Governor's Speech; and after some Time spent therein, Mr Speaker resum'd the Chair; and Mr Corbin reported from the Committee, that they had had the Governor's Speech under their further Consideration, and made a surther Progress therein; but not having Time to go thro' the same, the Committee had directed him to move for Leave to sit again.

Refolv'd, That this House will again resolve it self into a Committee of the whole House, to consider further of the Governor's Speech, on Friday next.

Order'd, That M^{τ} Richard Booker have Leave to withdraw his Petition, complaining of an undue Election, of M^{τ} Richard Jones, to ferve as a Burgess in this present General Assembly for the County of Amelia.

Order'd, That the Committee of Privileges and Elections be discharged from proceeding further on the said Petition.

A Petition of William Foard, was prefented to the Houfe, and read; praying to be allowed for his Attendance as a Witness, on an Indictment depending in the General Court, in the Year 1731, which, by some Accident or Mistake, was not allowed him in the last Public Levy.

Order'd, That the faid Petition be referr'd to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame as it shall appear to them, with their Opinion thereupon, to the House.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Thurfday,

Thursday, August 12, 1736.

Petition of Willoughby Newton, and Samuel Eskridge, Inspectors, at Yeocomico Warehouse, was presented to the House, and read; setting forth, That in the Year 1735, the said Warehouse was broke open, and Three Hogsheads of Crop, and 8000 Weight of Transfer Tobacco, stolen from thence, for which they have been obliged to pay the Owners of the said Tobacco; and praying, the Consideration of the House therein, and such Relief as the House shall think reasonable.

Order'd, That the faid Petition be referr'd to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof, and report the fame as it fhall appear to them, with their Opinion thereupon, to the House.

Order'd, That it be an Inftruction to the faid Committee, that they do examine all Witnesses, touching the Matter of the faid Petition, in the most folerm Manner.

Mr Robinson, from the Committee of Propositions and Grievances, reported, That the Committee had had under their Confideration, several Propositions from several Counties, for repealing the Act for amending the Staple of Tobacco, and preventing Frauds in His Majesty's Customs: And also, several other Propositions from several other Counties, for amending the said Act; and had agreed upon a Report; which he read in his Place: And afterwards delivered it in at the Table, where it was again read.

And a Motion being made to put off the Confideration of the faid Report; after a Debate, the Question was put, that the said Report be immediately confidered. Refold in the Affirmative.

A Motion being made, the House was called over, and the Names of the absent Members were again called over; and Excuses made for such of them as were absent, without the Leave of the House; which were allowed.

Then the first Resolution of the said Committee was again read; as follows:

Refolved, That it is the Opinion of this Committee, That the feveral Propositions, from the Counties of King George, Stafford, Richmond, Westmoreland, Northumberland, Essex, Accomack, Northampton, Surry, and Isle of Wight, for repealing the Act, intituled, An Act for Amending the Staple of Tobacco, and preventing Frauds in His Majesty's Customs, be rejected.

And after a Debate, the Question was put, That the House do agree with the Committee in the said Resolutions?

The House divided. The Noes go forth.

Mr Conway, for the Yeas, Yeas 21

M^r Robinson, for the Noes, And so, it passed in the Negative.

Ordered, That Leave be given to bring in a Bill, for Repealing the Act, For Amending the Staple of Tobacco, and for preventing Frauds in His Majefty's Customs: And that Mr Conway, Mr Harrison, Mr McCarty, and Mr Moscoe, do prepare, and bring in the same.

Ordered, That the Confideration of the other Refolution of the faid Committee be

put off, until it fhall be called for by the Houfe.

M^r Blair, from the Committee for Public Claims, reported, That the Committee had had under their Confideration, the Petition of Martha Taylor, to them referred; and had agreed upon a Report; which he read in his Place: And afterwards delivered it in at the Table.

Ordered, That the faid Report do lie on the Table, to be perufed by the Members of the Houfe.

The House being informed, That Christopher Jackson, Clerk of the County Court of Nansemond, attended at the Door, in Custody of the Serjeant at Arms, he was called in; and standing at the Bar of the House,

Mr Speaker acquainted him, That he had fent up to this General Affembly, feveral Propositions and Grievances, which, at a Court lately held for receiving Propositions,

Grievances,

Grievances, and Public Claims, in the faid County, were ordered to be certified, according to Law, without fuch Certificates: Which had given fome Grounds of Sufpicion to the House, That he had done it with some sinister Design; and therefore, the House had fent for him, to answer at the Bar, for that Breach of his Duty.

To which he answer'd, That he thought the faid Propositions and Grievances had been duly certified; and that his omitting to certify them, was occasioned by Forgetfulness in a Hurry of Business, at the Time he delivered them to the Member who brought them up, which was Six Months ago, at the County Court: That it could not proceed from any ill Design whatsoever, because he lost his Fees for those Certificates: That he was forry he had incurred the Displeasure of the House, and hop'd they would judge favourably of him; and pray'd Leave to make the proper Certificates now: And was ordered to withdraw. And the House being fatisfied with his Excuse, and being mov'd with his low Circumstances and Poverty,

Ordered, That the faid Christopher Jackson, have Leave to certify the faid Propositions and Grievances: And that he be then discharged out of Custody, without paying Fees.

Mr Fitzhugh mov'd for Leave to bring in a Bill, to amend the Act for the better Direction of Officers in the Sale of Goods, or other Things, taken in Exe[cu]tion, or diffrained for Rent.

Ordered, That Leave be given to bring in a Bill, according to the faid Motion; and that Mr Fitzhugh, Mr Conway, Mr Robinfon, Mr Randolph, and Mr Acrill, do prepare, and bring in the same.

A petition of William Cox, was prefented to the House, and read; setting forth, That his Negro Woman Slave had broke open his House, stolen several of his Goods, desperately wounded his Son, burnt his Tobacco-house, murdered Three other of his Slaves, her Children, and drowned herself; whereby, he is reduced to Poverty: And praying the Consideration of the House therein, and such Relief as to the House shall seem mete:

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered, That several Records, which relate to the Facts set forth in the said Petition, be likewise referred to the said Committee.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Friday, August 13, 1736.

Ordered,

HAT Mr Kennon have Leave to be absent from the Service of the House, 'til Thursday next.

Mr Fitzhugh mov'd for Leave to bring in a Bill, for Settling, Confirming, and Securing Titles to Land, lying in the Territory called, The Northern Neck, which are held under the Right Honourable Thomas, Lord Fairfax, Baron of Cameron, in that Part of Great-Britain, called Scotland.

Ordered, That Leave be given to bring in a Bill according to the faid Motion; and that Mr Fitzhugh, Mr Robinson, Mr Carter, and all the Members of the Northern Neck, do prepare, and bring in the same.

Mr Blair, from the Committee for Public Claims, reported, That the Committee had had under their Confideration, the Petition of William Cox, to them referred; and had examined the Matter thereof, fo far as relates to the Lofs of the Four Slaves therein mentioned, which they found to be true; and were of Opinion, that the Sum of Sixty Pounds, will be a reasonable Allowance for the Loffes he has sustained.

Ordered, That it be an Inftruction to the faid Committee, to make the faid Allowance to the faid William Cox, in the Book of Claims.

Α

A Petition of feveral of the Inhabitants of the Town of Norfolk, in the County of Norfolk, praying, that the Limits of the faid Town, may be enlarged; and the Freeholders, Inhabitants within the Bounds thereof, incorporated.

Alfo, a Petition of diverse Inhabitants of the faid County, representing the Advantages that might accrue to the faid County in general, by incorporating the faid Town;

were prefented to the House, and read.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petitions; and that M^r Boufh, M^r Craford, M^r Walke, M^r Blair, and M^r Elligood, do prepare, and bring in the fame.

Mr Conway prefented to the House, according to Order, a Bill, for Repealing the Act, intituled, An AA for amending the Staple of Tobacco, and for preventing Frauds in His Majesty's Customs; and Two other Acts, to amend and explain, and for continuing, and further amending that AA: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Blair, from the Committee for Public Claims, reported, That the Committee having had under their Confideration, feveral Public Claims that have been laid before them this Seffion: And feveral Difficulties arifing thereupon, the Committee defired the Direction of the House therein: That it to say;

Whether the Claims of feveral Sherifs, for removing Criminals to the Public Goal; and for Commitment, Releasement, and Maintenance of Slaves, in Prifon;

And the Claims for the Ferriages of Indians, and their Maintenance in Williams-

burg, fhould be allowed as a Public Charge.

Ordered, That it be an Inftruction to the faid Committee, that they do allow the

faid Claims, in the Book of Claims, to whom they shall appear due, upon Proof made before them.

Mr Corbin, from the Committee for Courts of Justice, reported, That the Committee had, according to Order, examined what Laws have expired fince the last Session; and inspected such Temporary Laws, as will expire with, or soon after, the End of this Session; and agreed upon a Report; which he read in his Place: And afterwards delivered it in at the Table.

Ordered, That the faid Report be taken into Confideration, on Wednefday next.

Mr Corbin also reported, from the said Committee, That the Committee had, according to Order, inspected the Journal of the last Session; and agreed upon a Report of the Matters then depending, and undetermined, and the Progress that was made therein; which he read in his Place: And afterwards delivered it in at the Table.

Ordered, That the faid Report do lie on the Table, to be perufed by the Members of the House.

The House, according to Order, resolved itself into a Committee of the whole House, further to consider the Governor's Speech; and after some Time spent therein, Mr Speaker resum'd the Chair: And Mr Corbin reported, from the Committee, That they had had the Governor's Speech under their further Consideration, and made a further Progress therein; but not having Time to go through the same, the Committee had directed him to move for Leave to sit again.

Refolved, That this House will again resolve itself into a Committee of the whole House, to consider further of the Governor's Speech, on Monday next.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Saturday, August 14, 1736.

N absent Member having taken the Oaths appointed to be taken by Act of Parliament, instead of the Oaths of Allegiance and Supremacy; and taken and subscribed the Oath of Abjuration, and subscribed the Test; and taken the Oath of a Burges; was admitted to his Place in the House.

Mr Conway, from the Committee of Privileges and Elections, reported, That the Committee had had under their Confideration, the Return of the Writ for Electing of Burgesses to serve in this present General Assembly, for the County of Hanover; which is in these words:

"Hanover fc.

July 23, 1735.

N Obedience to this Writ to me directed, I fummoned all the Freeholders of the "faid County, to meet on this Day, then and there freely and indifferently to elect "Two of the most able and discreet Persons of the faid County, to serve as Burgesses "for the faid County, as by the faid Writ is required; and having then and there meet, I used all the Means in my Power, to comply with the faid Writ; but the People "were so tumultuous and riotous, that I could not finish the Poll; for which Reason, no "Burgesses could be returned for the said County. This I return, as the Truth of the "Case."

Peter Garland, Sheriff."

And had come [to] a Refolution; which he read in his Place: And afterwards delivered it in at the Table, where it was again read; and agreed to by the House, as follows:

Refolved, That Peter Garland, Sheriff of Hanover, do appear at the Bar of the House, to be examined upon the Matter of the said Return; and to give an Account of the chief Movers in the Tumult and Riot, which prevented him from causing an Election to be made.

Ordered, That the faid Peter Garland do attend the House, to be examined accordingly, upon Monday Seven-night: And that the Serjeant at Arms give him notice of this

Order.

Mr Conway also reported, from the said Committee, That the Committee had had under their Consideration, the Petition of Mr William Robinson, to them referred, complaining of an undue Election and Return of Mr Charles Carter, and Mr Thomas Turner, to serve as Burgesses in this present General Assembly, for the County of King George; and had partly heard, as well the Petitioner, as the Sitting Member; and had come to diverse Resolutions thereupon; which he read in his Place: And afterwards delivered the same in at the Table, where they were again read.

And the Refolutions being read a fecond Time, were, upon the Question severally

put, agreed to by the House, as follows:

Refolved, That previous to the Trial of the Merits of the faid Election, John Mercer, and the Perfons who are faid to have accepted Leafes for Life from the faid Mercer and from Mr Carter, the Sitting Member, in order to entitle them to vote at the Election for the faid Carter, or fuch of them as the Petitioner, and the faid Carter, respectively shall require, personally appear before the Committee, on Tuesday come Fortnight, to be examined upon that Matter.

Refolved, That the Persons who voted at the Election, whose Freeholds are questioned, either by the Petitioner, or the Sitting Members, be examined, upon Oath, before Joseph Strother, Gent. a Justice for the County of King George, Whether they be Freeholders, or not? Except such of them as did swear to their Freeholds, at the Election,

and those that are faid to have taken Leases, as aforesaid.

Refolved, That the Petitioner, and the Sitting Members, be at Liberty to examine Witneffes before the faid Strother, as to the Freeholds of any Perfons who voted at the Election: except those who are faid to have taken Leases, as aforesaid, altho' such Perfons swore to their Freeholds at the Election, or shall swear to the same, before the said Strother.

Ordered, That the Bill for Repealing the Act, intituled, An Act for amending the Staple of Tobacco, and for preventing Frauds in His Majesty's Customs; and Two other Acts to amend and explain, and for continuing, and further amending that Act, be read a fecond Time, on Tuesday next.

Ordered, That Mr Haynes have Leave to be absent from the Service of the House, all the next week.

Ordered,

Ordered, That Mr Reddick have Leave to be absent from the Service of the House, 'til Wednesday next.

The House proceeded to the Consideration of the Report from the Committee for

Public Claims, upon the Petition of Martha Taylor; and the same was read.

And a Clause in an Act of the General Affembly, pass'd in the 7th Year of the Reign of the late King George the First, for Erecting the Counties of Spotsylvania, and Brunswick; and granting certain Exemptions and Benefits to the Inhabitants thereof, was read; and an Amendment made to the Report:

And the Report being read a fecond Time, Part was agreed to, and Part difagreed

to, by the House.

Refolved, That 16000 Pounds of Tobacco be paid to the faid Martha Taylor.

Refolved, That the same be paid by the Counties of Spotfylvania, Hanover, and Orange, in Proportion to the Number of Tithables in each County.

Ordered, That a Clause be prepared to be inserted in the Bill, for Raising a Public

Levy, to charge those Counties with the Paiment thereof.

Ordered, That the House be adjourned 'til Monday Morning, Eleven o'Clock.

Monday, August 16, 1736.

Claim of M' Edmund Scarburg, for a Negro Slave, who had dangeroufly wounded another Slave, and fled for it; and being discovered, and like to be apprehended by his Overfeer, affaulted him, whereby the faid Overfeer was obliged to discharge his Gun at him; which gave him a mortal Wound, of which he

died; was prefented to the House.

Ordered, That the faid Claim be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it fhall appear to them, with their Opinion thereupon, to the House.

The House, according to Order, resolved itself into a Committee of the whole House, further to confider the Governor's Speech; and after fome Time spent therein, Mr Speaker refum'd the Chair: And Mr Corbin reported, from the Committee, That they had proceeded further in the Confideration of the Governor's Speech, and made a further Progrefs therein; but not having Time to go through the fame, the Committee had directed him to move for Leave to fit again.

Refolved, That this House will again resolve itself into a Committee of the whole

House, to consider further of the Governor's Speech, To-morrow.

A Member returned upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, instead of the Oaths of Allegiance and Supremacy; and taken and fubscribed the Oath of Abjuration, and subscribed the Test; and taken the Oath of a Burgefs; was admitted to his Place in the House.

Mr Carter mov'd for Leave to bring in a Bill, to amend the Act for leffening the Penalties for Killing Deer at unfeafonable Times; and for the better Recovery thereof.

Ordered, That Leave be given to bring in a Bill, according to the faid Motion; and that Mr Carter, Mr Fitzhugh, Mr Beverley, and Mr Green, do prepare, and bring in the fame.

Mr Robinson, from the Committee of Propositions and Grievances, reported, That the Committee had had under their Confideration, feveral other Propositions from feveral Counties, and had come to diverse Resolutions thereupon; which he read in his Place: And afterwards delivered the fame in at the Table, w[h]ere they were again twice read. And upon the Question severally put, agreed to by the House, as follows:

Refolved, That the Proposition from Spotfylvania County, for making Attornies

Fees diftrainable, be rejected.

Refolved.

Refolved. That the feveral Proposition from the Counties of Surry, Ifle of Wight, and Nanfemond, for obliging every Tithable in those Counties, to kill a certain Number of Squirrels and Crows, Annually, be rejected.

Refolved, That the Propositions from Prince George County, for Repealing the Laws,

for the more speedy and easy Recovery of small Debts, be rejected.

Refolved, That the feveral Propositions from the Counties of Caroline, King George, and Spotfylvania, for amending the Laws for the more speedy and easy Recovery of small Debts, be referred to the Confideration of the Committee, to whom it is referred, to prepare, and bring in a Bill for that Purpofe.

Refolved, That the People called Quakers, be excuf'd from Perfonal Appearance in Musters of the Militia; provided each Man equip, and fend a fit Person in his Room.

Ordered, That Leave be given to bring in a Bill, to give certain Encouragements to the Inhabitants of the new Settlements at Sherendo: And that the Committee of Propofitions and Grievances, do prepare, and bring in the fame.

A Petition of Lewis Burwell, Gent. was presented to the House, and read; setting forth, That he is feifed in Fee Tail, of 1400 Acres of Land, in the Counties of James-City, and York, where his Mansion-house is; and of 4800 Acres of Land, in the County of King William: And that he is also seised in Fee Simple, of 650 Acres of Land, in the Counties of York, and James-City, (contiguous and adjoining to the faid 1400 Acres;) and of 1800 Acres, in the County of Isle of Wight, of greater Value than the said 4800 Acres: And praying, that Leave may be given to bring in a Bill, to dock the Entail of the faid 4800 Acres; and for fettling the faid Fee Simple Lands, in Lieu thereof, to the fame Uses: Which will be for the Advantage of his eldest Son; and enable him better to provide for his younger Children.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petition; and that Mr Robinfon prepare, and bring in the same.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Tuefday, August 17, 1736.

R. Randolph mov'd for Leave to prefent a Petition of the People called Quakers, complaining of the Hardships they labour under, by being obliged to pay Parish Levies; and praying to be excus'd from paying those Levies for the future.

And the Question being put, That the faid Petition be brought up to the Table.

It paff'd in the Negative.

A Petition of Mr Peter Hedgman, complaining of an undue Election and Return of Mr Thomas Ofborne, to ferve as a Burgels in this prefent General Affembly, for the County of Prince William: For that the faid Osborne had been guilty of diverse illegal Practices, to induce People to vote for him; and he, or others for him, gave away great Quantities of Liquor, after the Writ iffued, to engage Perfons Votes: That he being an Infpector at the Time of iffuing the faid Writ, and for fome Time before, did endeavour to influence People who brought their Tobacco to be inspected, by demanding of them, who they would vote for; and feveral weak Perfons promis'd to vote for him, for Fear he fhould refuse their Tobacco: That he promis'd several Persons to procure them to be made Inspectors, in Case they would vote for him: And by those, and other illegal Practices, procur'd a Majority of Votes.

Ordered, That the faid Petition be referred to the Confideration of the Committee of Privileges and Elections: That they do examine the Matter thereof; and report the fame, as it fhall appear to them, with their Opinion thereupon, to the House.

The House, according to Order, resolved itself into a Committee of the whole House, further to confider the Governor's Speech; and after fome Time fpent therein, Mar Speaker refum'd the Chair: And Mr Corbin reported, from the Committee, That they had proceeded

proceeded further in the Confideration of the Governor's Speech, and made a further Progress therein; but not having Time to go through the same, the Committee had directed him to move for Leave to sit again.

Refolved, That this House will again resolve itself into a Committee of the whole House, to consider further of the Governor's Speech, To-morrow.

A Petition of M^r John Wilfon, was prefented to the House, praying to be allowed Part of a Claim therein mentioned, that was omitted in laying the last Public Levy.

Ordered, That the faid Petition do lie on the Table, to be perufed by the Members of the House.

A Bill for Repealing the Act, intituled, An Act for amending the Staple of Tobacco, and for preventing Frauds in His Majesty's Customs; and Two other Acts, to amend and explain, and for continuing, and further amending that Act; was, according to Order, read the second Time.

Ordered, That the Bill be Ingroffed.

Ordered, That Mr Harrison have Leave to be absent from the Service of the House, 'till To-morrow Seven-night.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Wednesday, August 18, 1736.

R. Carter reported, That the Committee, to whom it is referred to prepare and draw up a State of the Duty upon Slaves, and the feveral Paiments that have been made, with the Amount thereof, had had under their Confideration, fuch Accounts of that Duty for the Years 1732, 1733, and 1734, as have hitherto been returned into the Treafury; and having difcovered diverfe fraudulent Concealments of that Duty, had agreed upon a Report; which he read in his Place: And afterwards delivered the fame in at the Table, where it was again read, as follows:

That it appears to the Committee, That confiderable Numbers of Slaves have been imported into this Colony, from the Weft-Indies, and other His Majefty's Plantations in America, configned to the Mafters of Veffels importing the fame; or to Merchants, Strangers, or Paffengers, on board fuch Veffels, who have fold the Slaves to them refpectively configned; and then departed this Colony, without rendering any Accounts of the Sales, or paying any Duty for fuch Slaves.

That others have been configned to, and imported by, diverse Inhabitants of this Colony; and in their Accounts delivered to the Naval Officers, are faid to be kept by the Importers, for their own Use; but nevertheless, have been actually fold, and no Accounts of the Sales rendered, nor Duty paid.

That the Method of accounting for the faid Duty, as hitherto practiced, is irregular and defective, and has occasioned Concealments to a confiderable Value, by Persons who have bought Slaves, but never paid the Duty; which will more fully appear, when your Committee shall be enabled to perfect their Inquiries by the Accounts of the Sales not yet delivered in, or laid before the House.

And that to prevent the lessening the Public Revenue, by such Practices for the future, it will be necessary to prepare, and bring in a Bill, for the better and more effectual Collecting the Duty upon Slaves, to be paid by the Buyers; and for preventing Frauds.

Ordered, That Leave be given to bring in a Bill, for the better and more effectual Collecting the Duty upon Slaves, to be paid by the Buyers; and that the faid Committee do prepare, and bring in the fame.

Mr Corbin, from the Committee for Courts of Juftice, reported, That the Committee had had under their Confideration, the Petition of feveral of the Veftry-men of the Parifh of St. John, in the County of King William, to them referred; and had agreed upon a Report; which he read in his Place: And afterwards delivered it in at the Table, where it was again read, and agreed to by the House.

Ordered,

Ordered, That Leave be given to bring in a Bill, to impower the Veftry-men of the Parish of St. John, in the County of King William, to sell Two separate Pieces of Glebe Land, in the said Parish, to enable them to purchase a better and more convenient Glebe, in Lieu thereof: And that the Committee for Courts of Justice, do prepare, and

bring in the fame.

A Petition of Walter Lutwidge, of Whitehaven, in the Kingdom of Great Britain, Merchant, was prefented to the Houfe, and read; fetting forth, That one William Jackfon, Mafter of the Ship Brothers, of Whitehaven aforefaid, on the Fifth Day of July, 1732, did import into this Colony, and enter in Port South Potomack, Fifty Hogfheads Fourteen Tierces and One Barrel of Rum, upon the Petitioner's Account, for which he paid the Duty to Thomas Lee, Efq; then Naval Officer there: And afterwards, before the End of Three Months from the Time of the faid Importation, did export Two Thoufand Gallons of the fame Rum into the Province of Maryland; but neglecting to make his Report thereof within the faid Three Months, the Naval Officer refused to pay back to the faid Jackfon, the Duty for the faid Two Thousand Gallons of Rum: And praying, that he may now be allowed to draw back the Duty for the faid Two Thousand Gallons of Rum.

Ordered, That the faid Petition be referred to the Confideration of the Committee to whom it is referred, to prepare and draw up a State of the Duty upon Slaves, and the feveral Paiments that have been made, with the Amount thereof: That they do examine the Matter of the faid Petition; and report the fame, as it shall appear to them,

with their Opinion thereupon, to the House.

Mr Conway, from the Committee of Privileges and Elections, reported, That the Committee had had under their Confideration, the Petition of Mr Peter Hedgman, to them referred, complaining of an undue Election and Return of Mr Thomas Ofborne, to ferve as a Burgefs in this prefent General Affembly, for the County of Prince William; and had agreed upon a Report; which he read in his Place: And afterwards delivered it in at the Table.

Ordered, That the faid Report be taken into Confideration, on Friday next.

A Bill, intituled, an Act, for Repealing the Act, intituled, An Act for amending the Staple of Tobacco, and for preventing Frauds in His Majesty's Customs; and Two other Acts to amend and explain, and for continuing, and further amending that Act; was read the third Time.

And after a Debate, the Queftion was put, That the Bill do pafs.

The House divided. The Yeas go forth.

 $\begin{array}{c} \text{M}^{r} \ \textit{Robinfon}, \\ \text{Tellers} \\ \text{M}^{r} \ \textit{Conway}, \end{array} \left\{ \begin{array}{c} \text{for the Yeas,} \\ \text{for the Noes,} \end{array} \right. \left\{ \begin{array}{c} \text{Yeas 33.} \\ \text{Noes 24.} \end{array} \right.$

And fo, it was refolved in the Affirmative.

Ordered, That Mr Conway, Mr McCarty, Mr Mofcoe, Mr Price, Mr Turner, and Mr Berkeley, do carry the Bill to the Council, and defire their Concurrence.

Ordered, That Mr Edmunds have Leave to be absent from the Service of the House, 'til Monday next.

Ordered, That Mr Grey have Leave to be ablent from the Service of the House, 'til this Day Seven-night.

The House, according to Order, resolved itself into a Committee of the whole House, further to consider the Governor's Speech; and after some Time spent therein, Mr Speaker resum'd the Chair: And Mr Corbin reported, from the Committee, That they had had the Governor's Speech under their further Consideration, and gone through the same; but not having Time to draw up a Report, the Committee had directed him to move for Leave to sit again.

Refolved, That this House will again resolve itself into a Committee of the whole House, to consider of the said Report, To-morrow.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Thurfday.

Thurfday, August 19, 1736.

Ordered,

HAT the Confideration of the Report from the Committee for Courts of Justice, put off 'til Yesterday, be further put off 'til To-morrow.

Refolved, That this House will, To-morrow, resolve itself into a Committee of the whole House, to consider of the Report to be made upon the Governor's Speech.

Ordered, That M^r Waring have Leave to be ablent from the Service of the House, 'til Monday next.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Friday, August 20, 1736.

R. Carter reported, That the Committee appointed to prepare, and draw up a State of the Duty upon Slaves, and the feveral Paiments that have been made, with the Amount thereof, had had under their Confideration, the Petition of Walter Lutwidge, to them referred; and had agreed upon a Report; which he read in his Place: And afterwards delivered it in at the Table, where it was again read, as follows:

That it appears to the Committee, That William Jackfon imported and entered in the Diftrict of South Potomack, June 26, 1732, Six Thousand Seven Hundred Sixty Eight Gallons and an Half of Rum, and paid the Duty of One Penny per Gallon, to the Collector of that Diftrict.

That the faid William Jackson exported Two Thousand Gallons thereof, to Port Potomack, in Maryland, and paid the Duty there, July 5, 1732, as appears by a Certificate from the Naval Officer of that Port, under the Seal of his Office.

And thereupon, it is the Opinion of the Committee, That the Nett Duties paid here for the Quantity exported, ought to be drawn back; and the Sum of Five Pounds Thirteen Shillings and Four Pence, allowed to the Petitioner, Walter Lutwidge.

Ordered, That it be an Inftruction to the Committee for Public Claims, that they make the faid Allowance to the faid Walter Lutwidge, in the Book of Claims.

Mr Robinson, from the Committee of Propositions and Grievances, reported, That the Committee had had under their Confideration, several other Propositions from several Counties; and had come to diverse Resolutions thereupon; which he read in his Place: And afterwards delivered the same in at the Table, where they were again read; and with an Amendment to one of them, upon the Question severally put, agreed to by the House, as follows:

Refolved, That the Proposition from the County of Nansemond, from the People in that County, called Quakers, to be exempted from the Paiment of Parish Levies, except for the Maintenance of the Poor, be rejected.

Refolved, That the Proposition from the County of Spotfylvania, for amending the Law concerning Strays, be rejected.

Refolved, That the Proposition from the County of King William, for the better Government of Slaves, be rejected.

Refolved, That the Proposition of certain German Inhabitants, in the County of Orange, for settling their Titles to some Lands in that County, in order to quiet their Minds, be rejected.

Refolved, That the Proposition from Spotfylvania County, for erecting a Court-House in the Center of the County, be rejected.

Refolved, That the Proposition from Spotfylvania County, for adding thereto Part of the County of Orange, be rejected.

Refolved.

Refolved, That the Proposition from Orange County, to prevent Rogues coming into that County, from the Northern Colonies, be rejected.

Refolved, That the Proposition from the Inhabitants of the Town of Tappahannock, in the County of Effex, to prevent Swine running at large in that Town, be rejected.

Refolved, That the Proposition from Caroline County, for repealing the Law for suspending the levying Executions, or making Distresses for Tobacco, between the last of August, and the last of December, Yearly, be rejected.

Refolved, That the Proposition from the County of Caroline, of the Upper Inhabitants of the Parish of Dryfdale, and the Vestry of the Parish of Saint Mary, for adding

Part of the faid Parish of Drysdale, to the faid Parish of St. Mary, be rejected.

Refolved, That the Confideration of the Proposition from the County of Caroline, of diverse of the Freeholders, and other Inhabitants of the Parish of St. Margaret, for the Division of that Parish, and the Parish of Drysdale; and for erecting the Upper Parts of the same, into one distinct Parish, be deserted 'til the next Session of Assembly.

Ordered, That Leave be given to bring in a Bill, for allowing Fairs to be kept at the

Town of Fredericksburg.

Ordered, That Leave be given to bring in a Bill, for altering the Method of Paiment

of the Rewards for killing Wolves.

Ordered, That Leave be given to bring in a Bill, for appointing Public Ferries to be kept from the Land of William Lowry, in Effex, acrofs Rappa[han]nock River, to the Land of Benjamin Rust, in Richmond; and from thence across, to the said Lowry's. And that the Committee of Propositions and Grievances, do prepare, and bring in the Bills.

The feveral Petitions following, were prefented to the House, and read, viz.

A Petition of fundry Freeholders and Inhabitants of the Upper Part of the Parifh of Chrift Church, in the County of Middlefex, whose Names are thereunto subscribed; setting forth, That the said County is but one Parish, in which there are Three Churches; and that Divine Service is not alternately performed at each of those Churches, to the great Grievance of the Upper Inhabitants of the said Parish: And praying, that the said Parish may be divided, and made Two distinct Parishes, there being a sufficient Number of Tithables within the same:

Also a Petition of M^r Matthew Kemp, in Behalf of himself, and the Majority of the Principal and other Freeholders and House-keepers of the said Parish, against such Division; and praying to be heard, before the House shall come to a Resolution thereupon.

Ordered, That the Petition of the Freeholders and Inhabitants of the Upper Part of the faid Parish of Christ Church, be referred to the Confideration of the Committee of Propositions and Grievances: That they do examine the Matter thereof; and report the same, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered, That M. Matthew Kemp be heard before the faid Committee, upon the Matter

of the faid Petition, by himfelf, or his Council, if he thinks fit.

A Motion being made to put off the Confideration of the Report from the Committee of Privileges and Elections, upon the Petition of Mr Peter Hedgman, complaining of an undue Election and Return of Mr Thomas Ofborne, to ferve as a Burgess in this present General Assembly, for the County of Prince William:

Ordered, That the Confideration of the faid Report, be put off 'til To-morrow; and that the faid M^r Osborne be then heard, by his Counfel, at the Bar of the House.

The feveral Petitions following, were prefented to the House, and read, viz.

A Petition of William Morris, of the County of New-Kent; fetting forth, That his Negro Man Slave having murdered another of his Slaves, afterwards murdered himself; and praying the Confideration of the House:

And also, a Petition of Joseph Peace, of the County of Hanover; fetting forth, That one of his Slaves who had murdered another of them, afterwards hang'd himself; and praying the Consideration of the House:

And

And also, a Petition of M^r John Aylett; fetting forth, That fince the last Session of Assembly, he has, at his own Charge, built another House for the Reception of Tobacco at Aylett's Warehouse; and praying to be repaid the Expence thereof.

Ordered, That the faid feveral Petitions be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter of the faid Petitions; and report the fame, as it shall appear to them, with their Opinions thereupon, to the House.

Mr Eaton mov'd for Leave to prefent a Petition of Benjamin Morris, of James-City County, praying to be paid for a Slave, that hang'd himself, in the Public Levy.

And the Question being put, That the faid Petition be brought up to the Table.

It passed in the Negative.

Complaint being made to the House, by M^r Peter Bowdoin, a Member of the House, that one Thomas Carson had lately wrote and published a Paper, containing several unjust and scandalous Resections upon the said M^r Bowdoin, in Breach of the Privilege of this House:

Ordered, That the Confideration of the faid Complaint, be referred to the Committee of Privileges and Elections: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

The House, according to Order, proceeded to the Consideration of the Report from

the Committee for Courts of Justice: And thereupon,

Ordered, That Leave be given to bring in a Bill, for continuing the Act, intituled, An Act for better Regulating and Collecting certain Officers Fees, and other Purposes therein mentioned; with some Explanations.

Refolved, That this House will, on Tuesday next, resolve itself into a Committee of

the whole House, to consider of the Heads of the said Bill.

Ordered, That Leave be given to bring in a Bill, for further continuing the A& for deftroying Crows and Squirrels, in the Northern Neck, and on the Eaftern Shore. And that the Committee for Courts of Justice, do prepare, and bring in the same.

Then a Motion was made, and the Question put, That Leave be given to bring in

a Bill, for Destroying Crows and Squirrels, in all the other Parts of the Colony.

Resolved in the Affirmative.

Ordered, That Leave be given to bring in a Bill, for deftroying Crows and Squirrels, throughout the Colony, on the South Side Rappahannock River: And that Mr Fitzhugh, Mr Carter, and Mr Corbin, prepare, and bring in the fame.

Ordered, That Mr James Ball have Leave to be absent from the Service of the House,

for the Recovery of his Health.

The Houfe, according to Order, refolv'd itself into a Committee of the whole House, to confider of the Report to be made upon the Governor's Speech; and after some Time spent therein, Mr Speaker refum'd the Chair: And Mr Corbin reported, from the Committee, That they had gone through the Governor's Speech; and were come to several Resolutions thereupon: Which he read in his Place, and delivered in at the Table.

Ordered, That the faid Report be taken into Confideration, on Monday next. Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Saturday, August 21, 1736.

Ordered.

HAT Mr Crafford have Leave to be abfent from the Service of the House, 'til

Thurfday next.

No Company professed a Politics of Mr. John Chamb complaining of an

M^r Conway prefented a Petition of M^r John Champ, complaining of an undue Election and Return of M^r Charles Carter, and M^r Thomas Turner, to ferve as Burgeffes in this prefent General Affembly, for the County of King George; and pray'd the fame might be received.

And

And after a Debate, the Question was put, That the said Petition be brought to the Table.

It paffed in the Negative.

The feveral Petitions following, were prefented to the House, and read, viz.

A Petition of William Morris; fetting forth, That one John Jeffs, lately in the Prison of the County of New-Kent, for want of Security for his Appearance, to answer the Suit of William Chamberlayne, Gent. in an Action on the Case, broke the said Prison, and escaped. And the Petitioner being then Sheriff of the faid County, a Conditional Judgment pass'd against him, and the said Jeffs; which was afterwards confirmed, for Eleven Pounds Three Shillings and Four Pence Current Money, and Cofts of Suit, amounting to 126 lb, of Tobacco, with a Lawyer's Fee: All which the Petitioner has been forced to pay; and praying fuch Relief, as to the House shall seem meet.

Alfo, a Petition of Jonathan Gibson, to the County Court of King George; fetting forth, That there not being fufficient Room for the Reception of Tobacco in the Public Warehouses, which were built by him, according to his Agreement with the Commissioners for that Purpole appointed, he was encouraged by the County Court, to hire another House of M. Thomas Turner, adjoining to the said Public Warehouse; for which the Petitioner is engaged to pay the faid Turner, one Third of the Rent, as the same was settled at the last Session of Assembly: And that the Expence he has been at in keeping the Houses in Repair, and fixing and repairing the Prizes, amounts to very near as much as his whole Rent: And certified to the General Affembly, at a Court lately held for Proof of Public Claims, in the faid County.

Ordered, That the faid feveral Petitions be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter of the faid Petitions; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

The House, according to Order, proceeded to the Consideration of the Report from the Committee of Privileges and Elections, upon the Petition of Mr Peter Hedgman, complaining of an undue Election and Return of Mr Thomas Osborne, to ferve as a Burgels in this present General Assembly, for the County of Prince William: Wherein the faid Committee report, that they heard as well the Petitioner, as the Sitting Member, by their Counsel; as also the Depositions of diverse Witnesses, legally taken, upon a Complaint against the said Osborne, for diverse Misdemeanors in the Office of Inspector. Whereupon, it appears to the Committee,

That the faid Osborne, whilft he was an Infpector, was guilty of very enormous Mifdemeanors in that Office, in Breach of his Oath, and the Duty of his faid Office: Therefore, the Committee, without examining into the feveral Allegations of the Petition, which they referve to be done hereafter, if there shall be Occasion, had come to several Resolutions.

And M. Osborne being called upon to make his Defence, informed the House, that he could not procure Counsel to appear for him; and therefore declined being heard at the Bar of the House.

Refolved, That Mr Osborne, be heard in his Place, against the said Report; and then withdraw.

Then he defired, that feveral of the Depositions mentioned in the Report, and a Paper, giving him a Character, subscribed by several Persons, and a Deposition of one Lucas, might be read.

And Mr Speaker acquainted him, That if the Evidence, which had been given in, before the Committee, was not fully stated, he might move for a Commitment of the Report; but that the House would proceed upon the Matter, as it was stated by the Committee, unless he could give Reasons for committing it.

Then Mr Osborne mov'd, That the faid Report might be committed, for a fuller State of the Evidence; and that the feveral Depositions of John Coles, Simon Lutterel, Bur Harrison, and William Bland, might be read, and they were read accordingly;

and

and he made his Observations upon them; and endeavoured to shew the Insufficiency of the Proof, and a Contradiction of one Deposition to another: And after being fully heard, withdreaw.

Then the Queftion was put, That the faid Report be committed, for a fuller State of the Evidence.

It passed in the Negative.

Then the Refolutions of the faid Committee, were feverally read.

And upon the Question severally put upon them, were agreed to by the House, Nemine Contradicente, as follows:

Refolved, That the faid M^{*} Thomas Osborne having been guilty of very enormous Misdemeanors, in the Office of an Inspector, in Breach of his Oath, and the Duty of his said Office, is unworthy to fit as a Member in this House.

Refolved, That the faid Mr Osborne, for his faid Mifdemeanors, be expelled this

Refolved, That the faid M^r Osborne be difabled to fit and vote as a Member of this House, during this present General Assembly.

Ordered, That an Address be made to the Governor, to remove the said Mr Osborne from the Commission of the Peace, and all other Offices in this Government:

And, to order a new Writ to iffue, for Electing another Burgess to serve in this prefent General Assembly, for the County of *Prince William*, in the room of the said *Thomas Osborne*, expelled this House: And that M^r Carter, M^r Randolph, M^r Conway, and M^r Acrill, do attend the Governor with the said Address.

The Petition of Mr John Wilfon, praying to be allowed Part of a Claim therein mentioned, that was omitted in Laying the laft Public Levy, was read.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered, That the House be adjourned 'til Monday Morning, Eleven o'Clock.

Monday, August 23, 1736.

Ordered,

HAT Mr Reddick have Leave to be absent from the Service of the House, to attend a fick Family.

A Motion being made, after a Debate, the Question was put, That Leave be given to bring in a Bill, to make all county Ferries, Public Ferries.

It paffed in the Negative.

Ordered, That Leave be given to bring in a Bill, for fettling the Rates of County Ferries: And that the Committee of Propositions and Grievances prepare and bring in the same.

Mr Fitzhugh prefented to the House, according to Order, A Bill to destroy Crows and Squirrels throughout the Colony of Virginia, on the South Side the River Rappahannock. Ordered, That the said Bill do lie on the Table, to be perused by the Members of the

House.

The House being informed, that the Sheriff of Hanover attended at the Door, he was called in; and standing at the Bar, Mr Speaker recited the Writ for Electing of Burgesse to serve in this present General Assembly, for the said County, and the Return thereof; and demanded of him, the Reason of his making such Return; and who were the Perfons that occasioned the Tumult, which prevented him from proceeding in the Election, according to the Writ.

To which he answered, That he believed the Candidates had distributed too much strong Liquor amongst the People, which made them so disorderly, that he was twice obliged

obliged to give over taking the Poll, but intended, neverthelefs, to have proceeded, if they had not ftill grown more tumultuous than before: Therefore he confulted with Mr Attorney-General, who happened to be there prefent, who advifed him to defift from proceeding any further, and to make a Return, according to the Truth of the Cafe; as he had done: And that Thomas Proffer, Matthew Anderfon, and Pouncey Anderfon, were, as far as he could observe, the principal Promoters and Encouragers of those Disorders: And was ordered to withdraw.

Then the Question was put, Whether the Return of the Writ for Electing of Burgesses, to serve in this present General Assembly, for the said County of *Hanover*, be a good Return?

Resolved in the Affirmative.

And a Motion being made,

Ordered, That Thomas Proffer, Matthew Anderson, and Pouncey Anderson, be sent for, in Custody of the Serjeant at Arms, to answer their Misdemeanors, in raising a Tumult in the County of Hanover, on the Day appointed for Electing of Burgesses, to serve in this present General Assembly, for that County, to the Hindrance of the Execution of the Writ.

The House, according to Order, proceeded to the Confideration of the Report from the Committee of the whole House; and the same was twice read; and with an Amendment, agreed to, by the House, as follows:

Refolved, That a Bill be prepar'd, for the better Regulation of the Militia.

Refolved, That a Tax of Six Pence for each Tithable Slave, be laid on the Owners of Slaves (except those that have but one) towards Arming the poor People, to serve in the Militia, in the several Counties.

Refolved, That the Duty be collected by the respective Sherifs, in their several Counties, to be paid by them to such Person as shall be appointed by the Court-Martial; the Receiver thereof, who shall give Bond with Security, to the King, before the County Court, to account for it; and shall once a Year present his Account to the County Court, to be recorded: And that such Accounts shall be transmitted by the respective Clerks to the General Assembly.

Refolved, That all Persons above the age of 16 Years, shall be lifted to serve in the Militia. except Apprentices and Servants.

Refolved, That Provision be made, for obliging Patrollers to go out on certain Occasions.

Refolved, That free Mulattos and free Negros, above the Age of 16 Years, fhall be lifted, and appear in Arms at Musters, and be exercis'd and disciplin'd in a separate Body.

Refolved, That the Court-Martial fhall have Power to excufe fuch Perfons, as thro' Age and Infirmities, fhall feem to them incapable to mufter.

Refolved, That a Court-Martial shall be held once a Year, at such Time as the County-Lieutenant, or chief Commanding Officer in the County, shall appoint; who shall be fined 5 l. if he fails to appoint.

Refolved, That every Colonel, Lieutenant-Colonel, or Major, failing to appear at fuch Court, shall be fined 50 s.

Refolved, That the Lieutenant of any County, or other chief Commanding Officer, refident in the County, failing to appoint a General Muster, shall forfeit 5 l.

Refolved, That the Captain of every Troop or Company, or the next Commanding Officer, in his Abfence, fhall return a Lift of the Perfons failing to appear at Mufters; or fhall be fined $50 \, s$.

Refolved, That every Perfon lifted to ferve in the Horfe, shall be fined 5 s. or 50 lb. Tobacco; and every Perfon lifted in the Foot, 2 s. 6 d. or 25 lb. Tobacco, for not appearing at Musters, compleatly armed and accounted; so that no Person be fined above Five Times a Year; and that it shall be in the Election of the Party fined, to pay either Money, or Tobacco.

Refolved,

Refolved, That Notice shall be given at every Church and Chappel in each County, of

the Time of holding a Court Martial.

Refolved, That the Clerk deliver to the Sheriff, all the Orders of the Court Martial, for fining Delinquents: Which Fines, the Sheriff is to collect and receive; and upon Non-paiment, to levy by Diftrefs and Sale of the Goods of the Delinquent, within a certain Number of Days, after public Notice, without further Warrant; and pay the fame to fuch Perfon, as the Court-Martial fhall appoint to receive them; who fhall account for them to fuch Court.

Refolved, That if the Sheriff refuse to collect and levy such Fines, or shall fail to account for, and pay, such as he shall have received, to such Person or Persons, as the Court-Martial shall appoint; on Motion to the County Court, or General Court, Judgment shall be given against him, for such Fines as he shall have received, and for refusing or neglecting to collect such Fines, he shall be sined, at the Discretion of the Court.

Refolved, That every Captain of a Troop or Company, who shall fail to muster, and exercise his Troop or Company Four Times a Year, shall be fined Twelve Shillings for every Omission; and every Lieutenant, who sails to appear at a Muster, Ten Shillings;

and every Cornet, or Enfign, Seven Shillings and Six Pence.

Refolved, That the Lieutenant-Colonel, or chief Commanding Officer, refident in any County, be impowered to appoint Patrollers, to vifit the Negro Quarters, at fuch Times as he shall think fit; and in Recompence for that Service, they shall be exempted from paying Public, County, and Parish Levies, and from attending at private Musters; and if they fail in their Duty, they shall be liable to a Penalty.

Refolved, That if any Person fails to do his Duty, or is disobedient, at a private Muster, he shall be punished by a Court-Martial, to be called by his Commanding Officer, and to consist of the Commission-Officers then present: Or, if any Person fails to do his Duty, or is disobedient, at a General Muster, by a Court-Martial, to consist of the Field-Officers, and Captains, according to the Law now in Force, in both Cases.

Refolved, That the Perfons exempted from perfonally appearing at Musters by the

Law now in Force, except free Negros and Mulattos, be ftill exempted.

Refolved, That if any exempted Overfeer appear at a Mufter, he shall pay 10 s. or 100 lb. Tobacco.

Refolved, That Negros be not allowed to beat a Drum at their Quarters; and if the Patrollers find any Drum at any fuch Quarter, they shall destroy it.

Refolved, That the Militia fhall be Armed as is directed by the Law now in Force. Refolved, That the Arms to be provided at the Public Charge, fhall be diftributed, by the Court-Martial, and no Property fhall be vefted in any Perfon to whom fuch Arms fhall be delivered; nor fhall the fame be liable to be feis'd or taken in Execution for Debt, or any other Cause whatsoever: But it shall be in the Power of any Officer of the Militia, to feise such Arms, if he thinks them in Danger of being lost or made away with, in the Hands of any Person whatsoever; and those Arms shall only be made Use of for Exercising at Musters, or when the Militia shall be drawn out into actual Service.

Refolved, That the Fines and Penalties which shall be incurred, be applied to the same Uses as directed by the Law now in Force; but that the Fines incurred in every particular Troop or Company, be applied in the first Place, to the Use of the same Troop or Company, until they shall be supplied with all Necessaries, and afterwards to those Uses, by the Discretion of the Court-Martial.

Refolved, That the Court-Martial shall have Power to appoint a Clerk, and pay him according to their Discretion out of the Fines.

Refolved, That every Captain of a Troop or Company, fhall have Power to chuse a fit Person out of his Troop or Company, to officiate as Clerk to the same: And that such Clerk may be permitted to appear at Muster without Arms.

Refolved, That any Soldier, who shall refuse to serve as a Serjeant, Corporal, Drummer, or Trumpeter, being thereto appointed by his Captain, be fined 50 s. or 500 lb. of Tobacco; provided that such Person shall be fined but once.

Refolved,

Refolved, That the Officers shall take the Oaths to the Government, and the Oath of Office; and the Clerk of the Court-Martial shall be sworn to the due Execution of his Office.

Refolved, That the Adjutant-General, and one Servant, and their Horfes, be exempted from paying Ferriages.

Refolved, That a Bill be prepared for laying a Duty upon Wine, Rum, or other Spirits, imported by Land, to be collected, paid, and accounted for, in the fame Manner as the other Duties.

Refolved, That an humble Addrefs be prepared, to his Majefty, to acknowledge the great Felicity of his Reign, extended to the most remote of his Subjects, the great Influence of his Wisdom displaid throughout his whole Administration, very sensibly felt by all his Subjects, especially by those of this Colony; to congratulate the good Effect of the Measures he has so happily contrived, towards settling a general and lasting Peace in Europe, upon which all our Prosperity depends; and the happy Marriage of his Roial Highness the Prince of Wales, with so virtuous and accomplished a Princess, who brings with her, a great Addition of Strength to the Protestant Interest.

Ordered, That Leave be given to bring in a Bill, For the better Regulation of the Militia, according to the Refolutions before mentioned; and that the Committee of

Propositions and Grievances, do prepare and bring in the same.

Ordered, That it be an Inftruction to the faid Committee, That they have Power to receive a Claufe, to exempt the People, called Quakers, from personal Appearance at Muster, by sending a Man in their stead.

Ordered, That Leave be given to bring in a Bill, For laying a Duty upon Wine, Rum, or other Spirits, imported by Land: And that the Committee, to whom it is refer'd, to prepare and draw up a State of the Duty upon Slaves, and the feveral Paiments that have been made, with the Amount thereof, do prepare, and bring in the faid Bill.

Ordered, That an Humble Address be prepared, to his Majesty, according to the Resolution of the House; and that the Committee of Propositions and Grievances,

prepare, and bring in the fame.

Ordered, That it be an Inftruction to the faid Committee, to infert a Claufe, Petitioning His Majefty to order fuch a Number of Arms, as he fhall think proper, towards Arming the Militia.

The report of Joseph Ball, John Steptoe, and James Ball, concerning the Bounds of Wiccocomico Parish, was read.

Refolved, That this House doth approve the said Report.

Ordered, That the faid Report be enter'd amongst the Records of the General Affembly.

Mr Acrill presented to the House, according to Order, a Bill, to repeal the Act, Intituled, An Act for Repealing the Act for the better and more effectual Improving the Staple of Tobacco, and for the better Executions of the Law now in Force against tending Seconds; and for the further Prevention thereof; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Ordered, That the House be adjourned 'till To-morrow Morning, Eleven o'Clock.

Tuefday, August 24, 1736.

R. Fitzhugh prefented to the House, according to Order, a Bill, for amending the Act, intituled, An Act for the better Direction of Officers in the Sale of Goods, or other Things taken in Execution, or distrained for Rent; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Corbin presented to the House, according to Order, a Bill, for continuing the Att for destroying Crows and Squirrels in the Northern Neck, and on the Eastern Shore; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr McCarty prefented to the House, according to Order, a Bill for the further amending the Laws now in Force, for the more speedy and easy Recovery of small Debts; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Bill to repeal the Act, intituled, An Act, for repealing the Act for the better and more effectual improving the Staple of Tobacco; and for the better Execution of the Laws now in Force against tending Seconds; and for the further Prevention thereof, was read the fecond Time.

Ordered, That a Bill be committed to a Committee; and a Committee was appointed accordingly, of the following Persons:

Mr Randolph, Mr Willis,
Mr Conway, Mr Corbin, and
Mr Acrill, Mr Blair.

Ordered, That a Meffage be fent to the Council, to defire them to inform this House, what they have done upon the Bill, intituled, an Act for repealing the Act, intituled, An Act for amending the Staple of Tobacco, and for preventing Frauds in his Majesty's Customs; and Two other Acts, to amend and explain, and for continuing, and further amending that Act: And that Mr Willis, Mr Fitzhugh, and Mr Acrill, go up with the Message.

A Petition of fundry Inhabitants of the Town of Hampton, and County of Elizabeth-City, was prefented to the Houfe; fetting forth, That great Numbers of idle and vagrant People come to the faid Town; and others refide therein, who are fulpected to fubfift chiefly by dealing with Servants and Slaves: And praying that a Law be made, to impower the Juftices of the Peace of the faid County, to erect a Work-houfe in the faid County, for the Reception and Emploiment of fuch Perfons.

Ordered, That the faid Petition do lie on the Table, to be perufed by the Members of the Houfe.

M^r Robinson, from the Committee of Propositions and Grievances, reported, That the Committee had had under their Consideration, the Propositions from the Counties of Hanover, and Goochland, for the Division of the said County of Hanover, and erecting the Upper Part of the same, together with Part of the said County of Goochland, into a new County; and were come to a Resolution thereupon; which he read in his Place: And afterwards delivered it in at the Table, where it was again read.

And after a Debate, and the Question being put thereupon, was agreed to by the House, as follows:

Refolved, That the further Confideration of the faid Propositions, be deferred 'til the next Session of Assembly.

M^r Conway, from the Committee of Privileges and Elections, reported, That the Committee had had under their Confideration, the Complaint of M^r Peter Bowdoin, to them referred, and agreed upon the following Report; which he read in his Place; and afterwards delivered in at the Table, viz.

That it appears to the Committee, That the Papers faid to be wrote and published by Thomas Carfon, doth contain scandalous Reflections upon the said M. Boudoin: That the said Carfon, Nine or Ten Days next before the Beginning of this Session of Assembly, being in Company with divers others in the County of Northampton, did say, That there was a Commission issued for a Gentleman of that County, and did repeat the Substance of what is contained in the said Paper, without mentioning M. Boudoin's Name, or saying, the Commission was to him; but some of the Company understood it to be M. Boudoin: But that it doth not appear, That the said Carfon

was the Author of the faid Writing, or the Publisher thereof, in any other Manner, than by talking of the Contents of it, as aforefaid: And were come to a Resolution thereupon.

Ordered, That the faid Report do lie on the Table, to be perufed by the Members

of the House.

A Petition of the Maior, Recorder, Aldermen, and Commonalty of the City of Williamsburg, was prefented to the House; setting Forth, That by an Act of Assembly made in the Fourth Year of the Reign of the late Queen Anne, 220 Acres of Land, are appropriated for building the faid City; which Land is wholly laid out into Lots and Streets, and no Land was or is fet apart for a Common to the faid City; the Want whereof, is a great Hardship upon the poorer Sort of Inhabitants, having occasioned many to remove out of the faid City, and hindering others from coming to fettle there: That the faid City was incorporated by Letters Patent, bearing Date the Twenty Eighth day of July in the Eighth Year of his late Majesty King George the First; and by the faid Charter, the Maior, Recorder, and Aldermen, of the faid City, have Power to hold a Court of Huftings, and hold Plea of all Perfonal Actions arifing within the faid City, where the Demand does not exceed Twenty Pounds, or Four Thoufand Pounds of Tobacco: And by an Act of Affembly made in the Ninth Year of his faid late Majesty, the Jurisdiction of the faid Court is enlarged; notwithftanding which, the faid Court have not yet a Jurisdiction extensive enough, for the Ease and Security of the Inhabitants of the faid City, and preferving the Peace and good Government thereof. That the Profperity and Improvement of the faid City will be of general Use and Benefit to the Country; and the appropriating a convenient Parcel of Land adjacent to the faid City, for a Common to the fame, which the Inhabitants are not able to purchase of themselves, will tend greatly to the Advantage and Improvement thereof: And praying, that Leave may be given to bring in a Bill, for enlarging the Jurisdiction of the faid Court of Hustings; to oblige Apprentices and Servants in the faid City to ferve out the Time for which they shall be bound, or contract for; and that a fmall Sum of Money may be given them out of the Treasury, to purchase a Tract of Land, for a Common to the faid City.

Ordered, That the faid Petition do lie on the Table, to be perufed by the Members

of the House.

A Petition of the Inhabitants of James-City, whose Names are thereunto fubfcribed, was prefented to the House and read; setting forth, That by the Act made at the last Session of Assembly, for the better Support of the College of William and Mary, in Virginia, the Prefident, Masters, Scholars, and Students of the faid College, and all the domestic Servants belonging to the same, are exempted from being lifted as Tithables, and from paying Public, County, and Parish Levies, for ever: That by Pretext of fuch Exemption, the faid Prefident and Masters claim, and the Court and Veftry allow them to be exempted from the Paiment of those Levies, not only for themfelves and the domestic Servants aforesaid, but for their other Servants in the faid County, not being Domestics, belonging to the College; which the Petitioners conceive, was never intended by the faid Act: That the faid County is but fmall, with respect to the Number of Tithables; and by reason of the said Exemption, and the Manner in which it has been allowed, it has been leffened between Thirty and Forty Tithables; and praying, that for the future, the faid County and Parish, be reimbursed by the Public, fo much Tobacco as the faid Levies shall amount to: And that to discover the same, the Prefident, Masters, Scholars, and Students of the faid College, and the Domestic Servants, belonging to the fame, that by Law would be Tithables, if the faid Exemption had not been granted, be annually lifted with the Tithables.

And the Question being put, that the said Petition be referred to a Committee?

It passed in the Negative.

Refolved, That the faid Petition be rejected.

Refolved, That this House will, To-morrow, resolve itself into a Committee of the whole House, to consider of Heads of a Bill, for better Regulating and Collecting Officers Fees.

A Bill to deftroy Crows and Squirrels, throughout the Colony of Virginia, on the South fide of the River Rappahannock, was read the first Time.

Ordered, That the Bill be read a fecond Time.

A Bill for continuing the Act, for destroying Crows and Squirrels, in the Northern Neck, and on the Eastern Shore, was read the second Time, and a Blank in the Bill fill'd up at the Table.

Ordered, That the Bill be Ingroffed.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Wednesday, August 25, 1736.

Ordered,

HAT Mr Fleming have Leave to be absent from the Service of the House 'till Monday next.

Ordered, That M^r Mofcoe, have Leave to go Home upon an extraordinary Occasion.

A Member returned upon a new Writ, having taken the Oaths appointed to be taken, by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy; and taken and fubscribed the Oath of Abjuration, and subscribed the Test; and taken the Oath of a Burges, was admitted to his Place in the House.

A Petition of the Ordinary-Keepers, in the Town of York, was prefented to the Houfe and read, reprefenting the great Diminution of their Profits, occasioned by the Retailing of Rum, and strong Liquors, in that Town, by Persons who mix Water with those Liquors, and sell them to Servants and Slaves: And praying the Confideration of the House therein.

Ordered, That the faid Petition, be referred to the Confideration of the Committee of Propositions and Grievances, That they do examine the Matter thereof; and report the same as it shall appear [to] them, with their Opinion thereupon, to the House.

A Meffage from the Council, by M^r Robertfon, That they have had under their Confideration a Bill fent up to them from this House, intituled, An AA for Repealing the AA, Intituled, an AA for amending the Staple of Tobacco; and for preventing Frauds in his Majesty's Customs; and Two other Acts, to amend and explain, and for continuing, and further amending that AA: And having read the same twice, upon the Quselftion put, for a Third Reading.

It paffed in the Negative.

The House, according to Order, resolved itself into a Committee of the whole House, to consider of Heads of Bills, For better Regulating and Collecting certain Officers Fees; and after some Time spent therein, Mr Speaker resum'd the Chair, and Mr Corbin reported from the Committee, That they had come to several Resolutions thereupon, which he read in his Place, and afterwards delivered in at the Table, where they were again twice read, and agreed to, by the House, as follows:

Refolved, That the Fees, as they now stand, shall be reduc'd to more General Heads, to include the same Services, to prevent Mistakes in Overcharging, in a Multitude of

Articles.

Refolved, That the Fees paiable in a Petition Caufe, be fettled at 50 lb. of Tobacco.

Refolved, That the Penalty for overcharging Fees, be annex'd to every particular Article.

Refolved, That for the fame Services for which a Fee is allowed in the General Court,

a Fee fhall be allowed to the County Court Clerks, in Proportion.

Ordered, That a Bill be prepared, for better Regulating and Collecting certain Officers Fees, according to the Act now in Force, and the Refolutions of the House: And that the Committee of Propositions and Grievances, do prepare, and bring in the same.

Mr Conway, from the Committee of Privileges and Elections, inform'd the House, that upon the Petition of Mr Daniel Hornby, complaining of an undue Election and Return of Mr William Fantleroy, to ferve as a Burgefs in this prefent General Affembly, for the County of Richmond: The Committee came to a Refolution, which was agreed to by the House, That the Petitioner, and the sitting Member, should be at Liberty to examine their Witnesses before the Sheriff of the faid County, as to the subject Matter of the faid Petition; and did accordingly order the faid Sheriff to attend at the Courthouse, to take the said Examinations; which he had not done, in Contempt of the said Order, as appears by his Return thereon, indorfed in these Words: 'In Obedience to the within Order to me directed, I have fummoned the Evidences; but no Petition being produced, which I was referred to, I could not proceed to examine the Evidence.

'August 20, 1736.

Witness Thomas Barber, Sher. Richmond County.' Refolved, That the faid Thomas Barber, in refufing to take the faid Examinations,

Privileges of this House.

Ordered, That the faid Thomas Barber be fent for in Cuftody of the Serjeant at Arms, to answer for his faid Disobedience and Contempt, at the Bar of the House.

is guilty of a Disobedience to, and a Contempt of, the said Order, and a Breach of the

Ordered, That the House be adjourned 'til To-morrow Morning Eleven o'Clock.

Thursday, August 26, 1736.

Petition of Joshua Davis, was presented to the House, and read; setting forth, That fome Time ago, one Francis Griffin was Committed to the Prison of the County of Stafford, for Felony, and being there, was charged in Execution, at the Suit of Hugh French, for 1702 lb. of Tobacco, John Lee, Gent. being then Sheriff, and the Petitioner Under-Sheriff of the faid County: That the Prifon, at the Time of the Commitment of the faid Francis Griffin, was very ftrong, and fufficient to hold any Prifoner, unless affifted from without: Nevertheless, the faid Francis Griffin, by the Affiftance of Perfons unknown, broke the Door of the faid Prifon, which was well fecured with Locks and Iron Bars, and escaped; whereupon the faid Hugh French brought an Action against the said John Lee, and recovered the said 1702 lb. of Tobacco; and the faid Lee, in one other Action, recovered the fame of the Petitioner: That the faid Prifon being ftrong and fufficient, the Petitioner can have no Remedy againft the Juftices of the faid County; and by Paiment of the faid Tobacco, and other Misfortunes, the Petitioner and his Family were reduced to great Want and Necessity; and praying the Confideration of the House therein, and such Relief as the House shall think reasonable.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered. That Mr Allen be added to the Committee of Privileges and Elections,

and to the Committee of Propositions and Grievances.

Mr Robinson, from the Committee of Propositions and Grievances, reported, That they had had under their Confideration, the Petition of Mr Edwin Thacker, and other Freeholders, and Inhabitants of the Upper Part of Chrift-Church Parish, in the County of Middlefex, to them referred; praying a Division of the said Parish, into Two Parishes; and had heard as well the Petitioners, by their Counfel, upon the Matter of the faid Petition, as Mr Matthew Kemp, who appeared in Opposition to the same, in Behalf of himfelf, and others, Freeholders, and other House-keepers of the faid Parish; and had come to a Refolution thereupon; which he read in his Place; and afterwards delivered in at the Table, where it was again read.

And

And after a Debate, the Queftion was put, and agreed to by the Houfe, as follows: Refolved, That the faid Petition be rejected.

A Message from the Council, by Mr Robertson:

That they have passed a Bill, intituled, An Act for the greater Ease and Encouragement of Sherifs; to which they defir'd the Concurrence of this House.

Mr Corbin, from the Committee for Courts of Justice, reported, That they had had under their Confideration, the Petition of the Minister and Vestrymen of the Parish of Warwick, in the County of Warwick, to them referred; and had examined the Allegations thereof; and were come to a Resolution thereupon; which he read in his Place; and afterwards delivered in at the Table, where it was again read, and agreed to by the House.

Ordered, That it be an Inftruction to the faid Committee, to whom it is referred, to prepare and bring in a Bill, to impower the Veftry-men of the Parifh of St. John, in the County of King William, to fell Two feparate Pieces of Glebe Land in the faid Parifh, to enable them to purchase a better and more convenient Glebe, in Lieu thereof: And that they have Power to receive a Clause to impower the Veftry-men of the said Parifh of Warwick, to fell Two such Pieces of Land, for the same Purpose.

A Petition of M^r John Tarply, was prefented to the House, and read; praying, that the Days for holding Courts in the Counties of Northumberland and Lancaster, may be altered.

Ordered, That the faid Petition do lie on the Table, to be perufed by the Members of the Houfe.

An ingroffed Bill from the Council, intituled, An Ad for the greater Eafe and Encouragement of Sherifs, was read the first Time.

Ordered, That the Bill be read a fecond Time.

Ordered, That M^r Macon have Leave to be abfent from the Service of the House, 'til Monday next.

Ordered, That M^r Holman have Leave to go Home upon an extraordinary Occasion.

Ordered, That M^r Aylett have Leave to be absent from the Service of the House,
'til Monday next.

A Petition of Patrick Spence, the Proprietor of the Public Warehouse at Nominy, in the County of Westmoreland, was presented to the House, and read; setting forth, that he has built Two new Houses there, by Order of the County Court, for the Reception and Weighing of Tobacco, and keeping the Weights and Scales; and praying, that an additional Rent may be allowed him.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

A Petition of the Juftices of Surry County, was prefented to the Houfe, and read; fetting forth, That Three Warehoufes were built at Grey's Creek, at the Expence of the faid County, which were accidentally burnt, whereby they have been obliged to build others in the Room of them; which has been a great Charge to the Inhabitants of that County, and praying an Allowance to be made them in the Public Levy.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered, That M. Berkeley have Leave to be abfent from the Service of the Houfe, 'til Monday next.

Ordered, That it be an Inftruction to the Committee for Public Claims, to deduct the Allowances fettled by Law for Conveniency.

A Motion was made, that the fecond Refolution of the Committee of Propositions and Grievances, upon the feveral Propositions relating to the Tobacco Law, might be considered; and the same was read, and agreed to by the House, as follows:

Refolved.

Refolved, That the Act intituled, An Act for amending the Staple of Tobacco; and preventing Frauds in his Majesty's Customs, be farther amended.

Refolved, That this House will, To-morrow resolve itself into a Committee of the

whole House, to confider of Amendments to the faid Act.

Mr Conway, from the Committee of Privileges and Elections reported, That they had had under their Confideration, the Petition of Mr William Harwood, to them referred, complaining of an undue Election and Return of Mr Thomas Haynes, to ferve as a Burgefs in this prefent General Affembly, for the County of Warwick; and had heard, as well the Petitioner, as the fitting Member, by their Counfel, and examined divers Witneffes on both Sides, upon the Matter of the Complaint; and had come to a Refolution thereupon; which he read in his Place; and afterwards delivered in at the Table, where it was again read, and agreed to by the Houfe, as follows:

Refolved, That Mr Thomas Haynes is duly elected and returned a Burgeis to ferve

in this prefent General Affembly, for the County of Warwick.

Mr Conway also reported, from the faid Committee, That they had likewise had under their Confideration, the Petition of Mr John Martin, to them also referred, complaining of an undue Election and Return of Mr Jonathan Gibson, to serve as a Burgess in this present General Assembly, for the County of Caroline; and had heard, as well the Petitioner, as the fitting Member, by their Counfel, and examined divers Witneffes on both Sides, upon the Matter of the Complaint: Whereupon, it appears to the Committee, That a greater Number of Freeholders of the faid County, did vote at the Election, for Mr Gibson, the sitting Member, than for Mr Martin, the Petitioner: That the Manner of the Election was very diforderly, the People having drank too much ftrong Liquor on the Day of Election, before, and during the Time of taking the Poll. But that it doth not appear, that Mr Gibson was the Occasion of it, or any Ways misbehaved himfelf, as a Candidate. That one Thomas Roy, an Inspector in that County, solicited the People who brought Tobacco to his Inspection, to vote for the said Gibson, and against the Petitioner; and threatened them, who were in the Petitioner's Interest, that he would burn their Tobacco, if they voted against the said Gibson, and for the Petitioner: And that the faid Roy, did force back one Thomas Harrison, who was in the Courthouse, going to vote for the Petitioner, and Mr Fleming, and treated him with strong Liquor; and having by much Importunity prevailed with him to promife not to give his Vote for the Petitioner as he intended, he swore him to vote for the said Gibson, and against the Petitioner. That one William Burdet, then, and for some Time before, Under-Sheriff of that County, used his Endeavour to influence the People to vote against the Petitioner: That upon the Day of Election, before the Election came on, he demanded Quit-Rents of one John Davis, telling him he was a Martin's Man, and that he would diffrain, if he did not pay his Quit-Rents immediately; but that the faid Davis voted for the Petitioner, notwithstanding the said Burdet's Threatening: Therefore, upon the whole Matter, the Committee had come to feveral Refolutions; which he read in his Place; and afterwards delivered in at the Table, where it was again read.

Refolved, That Mr Gibson be heard in his Place, against the said Report, and then withdraw.

And Mr Gibson was heard in his Place accordingly, and then withdrew: And after a Debate, the said Resolutions, upon the Question severally put, were agreed to by the House, as follows:

Refolved, That that Freedom which ought to be maintained in all Elections, hath been greatly invaded, by *Thomas Roy*, an Infpector, and *William Burdet*, late Under-Sheriff of the faid County.

Refolved, That Mr Jonathan Gibson is not duly elected and returned a Burgess, to serve in this present General Assembly, for the County of Caroline.

Refolved, That the faid Thomas Roy, by foliciting the Freeholders of the County of Caroline, to vote against M. John Martin, and for M. Gibson; and threatening them to

burn

burn their Tobacco, if they did not vote accordingly, forcing back one *Thomas Harrifon*, who was in the Court-houfe, going to vote for the faid *Martin*, and M^r Fleming, treating him with ftrong Liquors, diffuading him from voting for the faid *Martin*, as he intended; and then fwearing him to vote for the faid *Gibfon*, and againft the faid *Martin*, is guilty of a great Mifdemeanor, and Breach of the Privilege of this Houfe.

Refolved, That William Burdet, by threatening one John Davis, a Freeholder of the faid County, on the Day of the faid Election, before the Election came on, and telling him, he was a Martin's Man, and that he would diftrain, if he did not pay his Quit-Rents immediately, is also guilty of a great Misdemeanor, and Breach of the Privilege of this House.

Ordered, That the faid John Roy be fent for, in Custody of the Serjeant at Arms, to answer for his Misdemeanor, and Breach of Privilege, at the Bar of the House.

Ordered, That the faid William Burdet be also sent for, in Custody of the Serjeant at Arms, to answer for his faid Misdemeanor, and Breach of Privilege, at the Bar of the House.

Ordered, That an Address be made to the Governor, to order a new Writ to iffue, for Electing a new Burgess to serve in this present General Assembly, for the County of Caroline, in the Room of M^{*} Jonathan Gibson, who is not duly elected to serve for the faid County: And that M^{*} Randolph, M^{*} Willis, and M^{*} Acrill, do attend the Governor with the said Address.

Ordered, That M^r Turner have Leave to be absent from the Service of the House, 'til Monday next.

The Report from the Committee of Privileges and Elections, upon the Complaint of M^r Peter Bowdoin, was read.

Ordered, That the Matter of the faid Complaint be re-committed to the faid Committee.

A Motion being made, the Question was put, That Leave be given to bring in a Bill, For laying a Duty upon Convids; to be paid by the Buyers?

Resolved in the Affirmative.

Ordered, That Leave be given to bring in a Bill, according to the faid Motion; and that M^r Corbin, M^r Curtis, M^r Lyde, and M^r Fitzhugh, do prepare, and bring in the fame.

Ordered, That M^r McCarty have Leave to be abfent from the Service of the House, 'til Monday next.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock,

Friday, August 27, 1736.

R. Randolph reported from the Committee, to whom the Bill, to repeal the Act, intituled, An Act for repealing the Act, for the better and more effectual improving the Staple of Tobacco; and for the better Execution of the Laws now in Force, againft tending Seconds; and for the further Prevention thereof; was committed: That they had made an Amendment to the Title, and feveral Amendments to the Body of the Bill; which he read in his Place: And afterwards delivered the Bill, with the Amendments, in at the Table, where the faid Amendments were read; and with Amendments to some of them, upon the Question severally put, agreed to by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

A Petition of *Drury Stith*, was prefented to the House, and read; fetting forth, That he was lately Sheriff of the County of *Charles-City*, and during his Sherifalty, one *Samuel Mead* was committed to his Custody, upon messee Process, in an Action commenc'd by *Benjamin Harrison*, Gent. who made his Escape, thro' the Insufficiency of the County Goal: Whereupon, for want of the defendant's Appearance, a Judgment was confirm'd against him and the Petitioner, for upwards of 20 l. and Costs; which your Petitioner afterwards procured to be reversed in the General Court: That then the

faid Benjamin Harrison prosecuted an Action upon the Case, against the Petitioner, and recovered his full Debt and Costs; and afterwards the Petitioner brought his Information against the Justices of the said County, to oblige them, according to Law, as he was advised, to contribute their Proportion of the Charges and Expence he had been at, in defending himself against the said Suits; in which he likewise miscarried: So that the Petitioner has suffered upwards of Seventy Pounds, and is much impoverished thereby; and praying the Consideration of the House, in the Premises, and such Relief as to them shall seem meet.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered, That Mr Lyde have Leave to be absent from the Service of the House, 'til

Monday next.

A Petition of William Andrews, was prefented to the House, and read; praying, that the Annual Rent of Guilford Warehouse may be augmented:

And the Question being put, That the said Petition be referred to the Consideration of a Committee,

Refolved, That the faid Petition be rejected.

A Petition of the Freeholders of the Island of James-Town, in the County of James-City, was presented to the House, and read; setting forth, That the Road leading into the said Island, and to the Public Ferry over James River, to Swan's Point, is so bad, at a Place called Sandy Bay, occasioned by the frequent Tides that Flow over the said Road, that People cannot pass without Difficulty, and some Danger. And the Petitioners being but sew in Number, are not able to make the said Road passable, with Ease and Security, without the Assistance of the Public: And praying the Consideration of the House therein, and such Relief as they shall think sit.

And the Question being put, That the said Petition be referred to the Consideration

of a Committee?

It paffed in the Negative.

It paffed in the Negative.

Refolved, That the faid Petition be rejected.

Ordered, That M^r Daniel Hornby have Leave to withdraw his Petition, complaining of an undue Election and Return of M^r William Fantleroy, to ferve as a Burgess in this present General Assembly, for the County of Richmond.

Ordered. That the Committee of Privileges and Elections be discharged from pro-

ceeding further upon the faid Petition.

M'Speaker informed the House, That he being a Candidate at the late Election of Burgesses for the County of York, had been informed, that Francis Heyward, then Sheriff of the said County, some little Time before the Election, had made several Leases of small Parcels of Land, of little or no Value, on Purpose to qualify Persons to vote at the said Election; taxed the said Heyward with it, before the Poll began; telling him, that as he was to judge, between the Candidates, who were legal Voters, if he had made such Leases, he could not be indifferent, and unprejudic'd, as he ought to be in that Matter: That the said Heyward acknowledged, that he had made several such Leases; and said the Lessess should vote, and accordingly admitted them to vote at the said Election, in Prejudice to the Rights of the lawful Freeholders, and to the evil Example of all others, in the like Cases.

Ordered, That the faid Complaint be referred to the Confideration of the Committee of Privileges and Elections: That they do examine the Matter thereof; and report the

fame, as it fhall appear to them, with their Opinion thereupon, to the House.

Ordered, That the faid Francis Heyward be fent for, in Cuftody of the Serjeant at Arms, to be examined before the faid Committee, touching the Matter of the faid Complaint.

Ordered,

Ordered, That Matthew Hubard, Clerk of York County Court, do attend the faid Committee, on fuch Day as they fhall appoint, to be examined before the faid Committee; and that he bring with him Extracts from the Records of the faid Court, of all the Leafes made by the faid Francis Heyward, and his Fee Book.

M^r Corbin prefented to the House, according to Order, a Bill, to impower the Vestries of the Parish of St. John, in the County of King William, and of the Parish of Warwick, to sell several Parcels of Glebe Land therein mentioned, and to purchase better and more convenient Glebes, in Lieu thereof.

And also, a Bill, For regulating the Fees and Accounts of Practifers in Physic; and the same were received, and read the first first Time.

Ordered, That the faid Bills be read a fecond Time.

A Petition of M^{*} Francis Willis, was prefented to the House, and read; setting forth, That in Right of his Wise, he is the Proprietor of the Warehouse at Cabbin-Point; that she, some Time before their Inter-marriage, built a new Sixty Foot House, by Order of the County Court, for the Reception and Inspection of Tobacco, at her own Expence; which has been used by the Inspectors about Two Years, without any Rent, but what was settled for the former built House; and the said new built House will be of no Use, when the Tobacco Law expires: And praying, that the House will take his Case into Consideration, and re-imburse him the Charge of building the said Warehouse.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it

fhall appear to them, with their Opinion thereupon, to the Houfe.

A Petition of *John Simmons*, and *William Rookings*, Infpectors at *Grey's Creek* Warehoufe, was prefented to the Houfe, and read; praying to be allowed, in the Public Levy, for 45 Tobacco Hogfheads, 270 lb. of Tobacco, and 7000 Nails, which were lately burnt in the faid Warehoufe.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered, That it be an Instruction to the Committee, to whom it is referred, to prepare and bring in a Bill, For fettling the Rates of County Ferries; that they have Power to receive a Clause, for establishing a Ferry from the Town of Falmouth, to the Land of Mr Francis Thornton, in the County of Spotsylvania.

The House, according to Order, resolv'd itself into a Committee of the whole House, to confider of Amendments to the Tobacco Law; and after some Time spent therein, Mr Speaker resum'd his Chair: And Mr Corbin reported, from the Committee, That they had had under their Consideration, the Matter to them referred; but not having Time to go thro' the same, the Committee had directed him to move for Leave to sit again.

Refolved, That this House will, To-morrow, resolve itself into a Committee of the whole House, to consider further of Amendments to the Tobacco Law.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Saturday, August 28, 1736.

HE House, according to Order, resolv'd itself into a Committee of the whole House, to consider of Amendments to the Tobacco Law; and after some Time spent therein, Mr Speaker resum'd the Chair: And Mr Corbin reported, from the Committee, That they had had under their further Consideration, and gone thro', the Matter to them referred; and were come to several Resolutions thereupon; which they had directed him to report, when the House will please to receive the same. Ordered, That the Report be received on Monday next.

A Member returned upon a new Writ, having taken the Oaths appointed to be taken, inftead of the Oaths of Abjuration and Supremacy; and taken and fubscribed the Oath of Abjuration, and fubscribed the Test; and taken the Oath of a Burgess, was admitted to his Place in the House.

Ordered, That Mr Rafcow have Leave to be absent from the Service of the House, 'til Thursday next.

Ordered, That the House be adjourned 'til Monday Morning, Eleven o'Clock.

Monday, August 30, 1736.

HE House was informed, That Thomas Proffer, and Pouncey Anderson, attended in Custody:

And a letter from *Matthew Anderfon*, directed to M^r Speaker, was read, acquainting him, That he the faid *Anderfon* is confined within the Bounds of

Hanover Prison, upon Process issued against him, at the Suit of several Persons.

Then the faid Thomas Proffer, and Pouncey Anderson, were brought to the Bar, and Mr Speaker acquainted them with the Cause of their being sent for, and that the House expected Satisfaction therein: And they humbly made their Submission to the House, and pray'd to be excused; affuring the House, that tho' they had justly incurred their Displeasure, they would endeavour to deserve any Favour they should think sit to shew them, by a better Behaviour; and were ordered to withdraw.

Then feveral Members spoke to the Character of the faid Pouncey Anderson, as a

very orderly, fober Man. And after a Debate, and the Question put,

Ordered, That the faid Thomas Proffer be discharged out of Custody, paying Fees.

Ordered, That the faid Pouncey Anderson be discharged out of Custody, without paying Fees.

A Motion being made, after a Debate, the Question was put, That an Address be made to the Governor, to order a new Writ to iffue, for Electing of Burgesses to serve in this present General Assembly, for the County of Hanover.

Resolved in the Affirmative.

Ordered, That Mr Conway, Mr Willis, and Mr Waring, do attend the Governor with the faid Address.

Mr Conway, from the Committee of Privileges and Elections, reported, That they had had under their Confideration, the Returns of the feveral Writs, for Electing a Burgefs for the County of New-Kent, in the Room of Mr William Chamberlayne, deceased; for Electing a Burgefs for the County of Surry, in the Room of Mr William Grey, deceased; and for Electing a Burgefs for the County of Isle of Wight, in the Room of Mr Matthew Kinchin, deceased: And that the said Returns are made in the Form prescribed by Law.

The Treasurer laid his Accounts before the House.

A Motion being made, That Part of the Report from the Committee for Courts of Juftice, which relates to the providing Arms for the County of *Brunfwick*, was read; as follows:

That the House being acquainted, That Colonel Spotfwood had not provided Arms for the County of Brunfwick, according to the Order of the House at the last Session, and his own Engagement. And a Motion being made, to consider that Matter; and a Letter from Colonel Spotfwood to Mr Attorney-General, upon that Subject, being read: It was Ordered, That the Consideration of the said Motion should be deferred 'til the next [Session] of Assembly.

And a Letter from Colonel Spotfwood to Mr Speaker, was also read.

Refolved, That an Action be commenced and profecuted againft the faid Colonel Spotfwood, to recover the Money in his Hands, appropriated for the buying of Arms for the County of Brunfwick; unless those Arms be fent in and delivered, before the first of Iune next.

Ordered,

Ordered, That Mr Attorney-General do commence and carry on the faid Profecution. Mr Corbin, according to Order, reported from the Committee of the whole House, to whom it was referred, to confider of Heads of a Bill, for further amending the Tobacco Law, the Refolutions they had directed him to report to the House; which he read in his Place; and afterwards delivered the Refolutions in at the Table, where they were again read; and with an Amendment to one of them, agreed to by the House, as follows:

Refolved, That the Claufe in the late Act, prohibiting the buying of Tobacco, before

it be inspected, be repealed.

Refolved, That Inspectors for not attending, to receive and inspect, or deliver out Tobacco: or neglecting to take Care of it, after it is brought to the Warehouse, shall be liable to an Action for Damages, by the Party grieved.

Refolved, That the Inspectors shall, at the Court-Day in September, give an Account, to the Court, of all the Tobacco remaining in their Hands, upon Oath, before the fame

fhall be fold.

Refolved, That no Person, that after the 10th Day of November next, shall be an Infpector, shall have Capacity to fit as a Member of the House of Burgesses in the General Affembly, during the Continuance of the Tobacco Law; and no Inspector, during the Time of holding his Office, fhall intermeddle in any Manner with any Election, or ask any Freeholder who he votes for, or be present at any Election, under the Penalty of 10 l.

Refolved, That Provision be made, to allow the Inhabitants of Fleet's Bay, and on the South Side of Indian Creek, to carry their Tobacco by Water to Indian Creek Infpection; and the Inhabitants of Warwickfqueak, to pass their Tobacco at any Warehouse

in the Upper Diftrict of James River.

Refolved. That the Warehouse established by the Act of the last Session of Assembly, instead of Shoccoe's, be repealed, and Shoccoe's Warehouse revived; and that the Rent of the faid Warehouse be repaid, fince the 10th of November, 1735, at the Rate of 40 l. per Annum.

Refolved. That the Warehouse of Warwicksqueak, in the County of Isle of Wight, be revived; and the Rent fettled, at 10 l. per Annum.

Refolved, That a Warehouse be erected on Capt. Barber's Land, opposite to Totaskey

Warehouse, to be under the same Inspection, at 5 l. per Annum Rent. Refolved, That a Warehouse be erected on Pifcataway Creek, at Smith's Quarter,

to be under the same Inspection as Bowler's, at 5 l. per Annum Rent.

Refolved, That if the Justices neglect to order the Building of Warehouses where they shall be wanting, upon proper Application to them, they shall be liable to a Penalty.

Refolved, That a Warehouse be built on the lower Side of Occoquan, on the Land of Valentine Peyton, and to be under the fame Infpection as the Warehouse already eftablished, at 5 l. per Annum Rent.

Refolved, That a Warehouse be built on the North Side of Wiccocomico, upon the Land of William Harcom, and to be under the fame Infpection, as the Warehouse al-

ready established, at 5 l. per Annum Rent.

Then a Motion was made, and the Question put, That upon Building another House Sixty Foot long, and Twenty Eight Foot Wide, the Rent of Falmouth Warehouse shall be raifed 10 l. per Annum.

Resolved in the Affirmative.

A Motion was made, and the Question put, That Notes of Lawrence's Warehouse fhall pass in Paiment of Levies and Fees in the County of Brunswick.

Refolved in the Affirmative.

Ordered, That a Bill be prepared, according to the faid Refolution; and that Mr Robinson, Mr Fitzhugh, and Mr Allen, prepare and bring in the same.

Ordered. That it be an Inftruction to the Persons appointed to prepare, and bring in the faid Bill; that they have Power to receive a Claufe for fettling the Allowance for Conveniency, in the County of Amelia, at 30 per Cent.

A Bill, intituled, An Act for continuing the Act, for destroying Crows and Squirrels in the Northern Neck, and on the Eastern Shore, was read the Third Time.

Refolved, That the Bill do pass.

A Bill, intituled, An Aa, to prevent cutting up Tobacco Suckers, was read the Third Time.

Refolved, That the Bill do pass.

Ordered, That M^{*} Conway do carry the Bills to the Council; and defire their Concurrence.

A Bill for amending the Act, intituled, An Ad, for the better Direction of Officers in the Sale of Goods, or other Things taken in Execution, or distrained for Rent, was read the second Time.

Ordered, That the Bill be ingroffed.

A Bill, To deftroy Crows and Squirrels throughout the Colony of Virginia, on the South Side of Rappahannock, was read the fecond Time.

Ordered, That the Bill be committed to a Committee; and a Committee was appointed accordingly of the following Perfons: Mr Conway, Mr Fitzhugh, and Mr Price.

A Bill to impower the Vestries of the Parish of St. John, in the County of King William, and of the Parish of Warwick, in the County of Warwick, to sell several Parcels of Glebe Land therein mentioned, and to purchase better and more convenient Glebes, in Lieu thereof, was read the second Time.

Ordered, That the Bill be committed to a Committee: That they do examine the Allegations thereof; and report the fame, as it shall appear to them, to the House.

And a Committee was appointed accordingly, of the following Perfons:

Mr Robinson,

Mr Eaton,

Mr Corbin,

Mr Digges, and

Mr Macon,

Mr Buckner.

A Bill, for regulating the Fees and Accounts of the Practifers in Phific, was read the fecond Time.

Ordered, That the Bill be ingroffed.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Tuefday, August 31, 1736.

R. Carter presented to the House, according to Order, a Bill, Forthe better Preservation of the Breed of Deer in this Colony; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

The House being informed, That the Sheriff of Richmond attended in Custody, he was brought to the Bar; and Mr Speaker reciting the Resolve of the House; and the Order of the Committee of Privileges and Elections made, upon the Petition of Mr Daniel Hornby, complaining of an undue Election and Return of Mr William Fantleroy, to serve as a Burges in this present General Assembly, for the County of Richmond, to take the Examinations of Witnesses, and Return of the said Sherist; for which the House had judged him guilty of Contempt, and a Breach of the Privilege of this House, demanded of him what he had to say in Excuse of himself? To which he answered, that he was govern'd by the Opinion of several Gentlemen, whom he believed to be better acquainted with such Matters then himself; that his Error proceeded from wrong Advice, and not from any wilful Disobedience or Contempt; that he was heartily forry for the Trouble had given the House in sending for him, and hop'd to receive a favourable Censure; and was ordered to withdraw.

And after a Debate, and the Question put,

Ordered, That Thomas Barber, Sheriff of the County of Richmond, be discharged out of Custody, paying Fees.

Mr Robinson, presented to the House, according to Order, a Bill, For the better Regulation of the Militia.

An ingross'd Bill, from the Council, intituled, An Att for the greater Ease and Encouragement of Sherifs, was read the second Time.

Ordered, That the Bill be committed to a Committee of the whole House.

Refolved, That this House do immediately resolve itself into a Committee of the whole House, upon the said Bill.

The House accordingly resolved itself into a Committee of the whole House; and after some Time spent therein, Mr Speaker resum'd the Chair: And Mr Corbin reported, from the Committee, That they had had under their Consideration, an ingros'd Bill, from the Council, For the greater Ease and Encouragement of Sheris; but not having Time to go thro' it, the Committee had directed him to move for Leave to fit again.

Refolved, That this House will, To-morrow, again resolve itself into a Committee of the whole House, to consider further of the said Bill.

Mr Conway, from the Committee of Privileges and Elections, reported, That the Committee had had under their further Confideration, the Petition of Mr Richard Bland, to them referred, complaining of an undue Election and Return of Mr Robert Munford, to ferve as a Burgefs in this prefent General Alfembly, for the Country of Prince George: And that an Examination of the Witneffes on both Sides, having been directed by the Committee to be taken before the Sheriff of the faid Country, at the Court-house of that Country, on the 23d Instant; it appeared to the Committee, that the said Mr Munford, by his Misbehaviour, had obstructed the fair and regular taking thereof; whereby the Committee had not been able hitherto to come to any Resolution upon the Merits of the said Election: But had come to several other Resolutions.

Ordered, That the faid Report be taken into Confideration To-morrow.

Ordered, That the House be adjourned 'til To-morrow Morning Eleven o'Clock.

Wednesday, September 1, 1736.

HE feveral Petitions following, were prefented to the House, and read, viz.

A Petition of William Todd, praying an Allowance for building a new Warehouse, at Falmouth: And

Alfo, a Petition of $Landon\ Carter$, praying an Allowance for building a new Warehouse at $Indian\ Creek$.

Ordered, That the faid feveral Petitions be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter of the faid Petitions; and report the fame, as it shall appear to them, with their Opinions thereupon, to the House.

A Petition of Caleb Wilfon, was prefented to the Houfe, and read; fetting forth, that he went in purfuit of feveral Slaves, who were out, in Rebellion, as far as the utmost Bounds of South-Carolina; and was at great Expence, and suftained confiderable Losses in that Expedition; and that he has recovered but a very inconsiderable Reward from the Owners of those Slaves, for that Service: And praying the Consideration of the House therein, and such an Allowance as to the House shall think reasonable.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

The House, according to Order, proceeded to the Consideration of the Report from the Committee of Privileges and Elections, upon the Petition of M^r Richard Bland, complaining of an undue Electionand Return of M^r Robert Munspord, to serve as a Burges in this present General Assembly, for the County of Prince George: And the same was read, and the Resolutions of the Committee were twice read: And after a Debate, upon the Question severally put, agreed to by the House, as follows:

Refolved.

Refolved, That Mr Munford, for his Mifbehaviour, deferves the Cenfure of this Houfe. Refolv'd, That Mr Bland's Witneffes, to wit, Lewis Bobbit, Jofhua Pritchett, Junior, and Theophilus Field, who were fummoned, and fail'd to appear, to be examined before the Sheriff of the faid County, be fent for, in Cuftody of the Serjeant at Arms, attending this Houfe, to answer for their Contempt therein, at the Bar of the House.

Refolved, That fuch of the faid Bland's Witnesses, as were not summoned to appear before the faid Sheriff, to be examined, be summoned to appear to be examined, before

the faid Committee, viva Voce. Then a Motion being made,

Refolved, That Mr Munford receive a Reprimand, in his Place, from Mr Speaker, for his faid Mifbehaviour.

Then (Mr Munford ftanding in his Place) Mr Speaker fpoke as follows:

"Mr Munford, Your endeavouring to obstruct the Examination of Witnesses," directed by the Authority of this House, upon a Complaint made against your own "Election, was an inexcusable Indiscretion; and an Evidence of an unworthy Opinion "you must have entertained of the Justice of this House: But now you must be convinced, that no little Arts and Tergiversations, no inordinate Passion, Violence, or Out-"rage, can avail or profit any Thing to hinder or discourage the Inquiries of this Repressentative Body of the People: And you and others, will hereafter be satisfied, That "no Member of this House can use his Privilege for insulting or maltreating Mankind; "fince the Disgrace, which you have now brought upon yourself, must be the Consequence. I am forry it happens to be my Duty to say so much to you, upon this Octivation; but being commanded by the House to reprimand you, I do reprimand you "accordingly."

Mr Conway, from the Committee of Privileges and Elections, reported, That they had had under their further Confideration, the Petition of M' William Robinson, to them referred, complaining of an undue Election and Return of Mr Charles Carter, and Mr Thomas Turner, to ferve as Burgeffes in this prefent General Affembly, for the County of King George; and had heard as well the Petitioner, as the fitting Member: Whereupon, it appeared to the Committee, That the Petitioner had not purfued the Refolutions of the House, of the 14th Instant, not having made any Overture to bring down John Mercer, or any of the Persons, who are said to have accepted Leases for Life from the said Mercer, or from Mr Charles Carter, the fitting Member, to entitle them to vote at the Election for the faid Carter, in order to their being examined, before the Committee, upon that Matter; except only, that the Petitioner took out a Summons for the faid Mercer, and Three other Persons, but did not use any Means to get them summoned: That it likewife appeared to the Committee, That the Petitioner had proceeded to examine divers of the Perfons who are faid to have accepted Leafes, as aforefaid, before Mr Strother, expressly contrary to the faid Resolutions, which reserved the examination of those Persons to the Committee only; by which, it seem'd to the Committee, as tho' the Petitioner only intended to trifle with them, and the Sitting Members, he not having given the Committee any fatisfactory Reafons, why he proceeded in fuch an extraordinary Manner; and having failed to give the fitting Members a Lift of the Voters he objected against on their Polls, as he was directed by the Committee, and had agreed to do, when the faid Refolutions were made, the Committee did not think it reasonable to indulge the Petitioner with further Time, to make out the Allegations of his Petition, altho' he mov'd for it: And that, upon the whole Cafe, the Committee had come to a Refolution: which he read in his Place: And afterwards delivered in at the Table, where it was again read. And after a Debate, upon the Question put, agreed to by the House, as follows:

Refolved, That the faid Petition be rejected.

Mr Conway also reported, from the said Committee, That they had had under their Consideration, Mr Speaker's Information and Complaint against Mr Francis Heyward, late Sheriff of York, to them referred, by an Order of the House of the 27th of last Month;

and had examined the faid Heyward, upon the Matter thereof, who confessed to the Committee, That some small Time before the last York Election, he (being then, as well as at the Time of the Election, Sherisf of York County) did execute Nineteen Leases for Life to so many several Persons, to make them Freeholders, in order to entitle them to vote at that Election; but said, that he did not engage them to vote for any particular Person or Persons: That the Consideration of each Lease was Two Shillings only, and no Rent reserved; that some of those Leases were wrote by himself, and the rest he caused his Brother to write; and that at the Time of executing them, he expected the Lesses would vote for those Persons whom he should like, at the said Election, otherwise he should not have made the Leases: But that the Committee had not come to any Resolution upon the Premises; chusing rather to leave the whole Matter, as it appeared to them, to the House, to do therein as they shall judge proper.

Mr Conway also acquainted the House, That the Committee had appointed this Day to take the Examination of Matthew Hubard, Clerk of York County Court; and had given him Notice thereof, and of the Order of the House: But that the Committee being informed he was fick, and unable to attend, had proceeded to the Examination of Mr Heyward, who had been fome Days in Custody: That Mr Heyward said, he thought he might lawfully make those Leases; but if he had been mistaken, he hoped he should

be pardoned.

Then a Motion was made, that the House would come to a Resolution upon the said Report: And the Question being put,

Refolved, That making Leafes of fmall and inconfiderable Parcels of Land, in order to create a Right of voting at Elections, for Burgesses to serve in the General Assembly, is a fraudulent Practice, contrary to Law, and tending to destroy the Rights of the true Freeholders.

Refolved, That the faid Francis Heyward, in making the faid Leafes, has acted corruptly, againft Law, and the Duty of his Office.

Ordered, That the faid Francis Heyward be brought to the Bar, and acquainted with the Refolutions of the House; that he receive a Reprimand from the Chair; and that he be then discharged out of Custody, paying Fees.

Accordingly he was brought to the Bar, and Mr Speaker fpoke as follows:

"Mr Francis Heyward, The Committee of Privileges and Elections having made "their Report, upon the Complaint made againft you, for male Administration in your "Office of Sherist of York, in the Execution of the writ for Election of Burgesses to serve in this General Assembly, for that County; this House have come to a Resolution, "That making Leases of small and inconsiderable Parcels of Land, in order to create "a Right of voting at Elections, is a fraudulent Practice, contrary to Law, and tending "to destroy the Rights of the true Freeholders; and that you, in making such Leases, "have acted corruptly, against Law, and the Duty of your Office: You must consider, "that when any Persons have been judged guilty of Corruption, in the Discharge of any "Office, by the House of Burgesses, they have been usually disabled from holding any "Office of Trust for the sture, which would have been a lasting Disgrace upon you: "But this House taking into Consideration, your Consession and Submission, before "the Committee, have been so favourable to you, as to command me only to reprimand "you; and I do reprimand you accordingly. And I do acquaint you, that it is their "Pleasure, that you be discharged out of Custody, paying Fees."

Ordered, That a Bill be prepared, declaring who shall have a Right to vote at Elections, and to prevent making fraudulent Freeholds; and that the Committee of Privileges and Elections, prepare and bring in the same.

Ordered, That the Clerk of the Secretary's Office do lay before the House, the Returns of the Commissioners that have been made, pursuant to an Act passed at the last Session of Assembly, for the Relief of such Persons as have suffered, or might suffer, by the Loss of the Records of Nansemond County, lately consumed by Fire.

The House, according to Order, resolv'd itself into a Committee of the whole House, further to consider the ingrossial, from the Council, intituled, An Aâ, for the greater Ease and Encouragement of Sheriffs; and after some Time spent therein, Mr Speaker resum'd the Chair: And Mr Corbin reported, from the Committee, That they had gone through the Bill, and made several Amendments to it; and he delivered the Bill, with the Amendments, in at the Table, where they were read: And upon the Question severally put, agreed to by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have made several Amendments to the Bill, intituled, An Aâ, for the greater Ease and Encouragement of Sherifs; to which they desire their Concurrence: And that Mr Corbin

go up with the Meffage.

A Bill, for the better Regulation of the Militia, was read the first Time.

Ordered, That the Bill be read a fecond Time.

A Bill, intituled, An AA, for amending the AA, intituled, An AA, for the better Direction of Officers in the Sale of Goods, or other Things, taken in Execution, or distrained for Rent, was read the third Time.

Refolved, That the Bill do país.

Ordered, That Mr Fitzhugh do carry the Bill to the Council, and defire their Concurrence.

A Bill, for the better Prefervation of the Breed of Deer, in this Colony, was read the fecond Time.

Ordered, That the Bill be committed to a Committee; and a Committee was appointed accordingly, of the following Perfons:

Mr Carter,

M^r Green,

M^r Fitzhugh, M^r Beverley, M^r Booker,

Mr Wall.

Mr Valentine Peyton, and

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Thursday, September 2, 1736.

R. Robinson, from the Committee of Propositions and Grievances, reported, That the Committee had had under their Confideration, several other Propositions from several Counties, and had agreed upon a Report thereupon; which he read in his Place; and afterwards delivered in at the Table, where it was again read, as follows:

Upon Confideration of the feveral Propositions from the Counties of Effex, King William, Caroline, Surry, Orange, and Isle of Wight, for a Law to be made for a Stint, as to the Number of Tobacco Plants to be tended: Resolved, It is the Opinion of the

Committee, That the faid Propositions are reasonable.

Upon Confideration of a Proposition from *Prince William* County, for a Division of the said County into Two Counties: *Refolved*, It is the Opinion of the Committee, That the said County be divided, and made Two diffinct Counties.

And the first Resolution of the said Committee, being read a second Time, a Debate arose, and the Question being put, That the House do agree to the said Resolution?

It paffed in the Negative.

Refolved, That the faid feveral Propositions from the Counties of Effex, King William, Surry, Orange, and Isle of Wight, for a Law to be made for a Stint, as to the Number of Tobacco Plants, be rejected.

Then the other of the faid Refolutions was read; and upon the Queftion put, agreed to by the House, as follows:

Refolved, That the County of Prince William be divided, and made Two diffinct Counties.

Ordered,

Ordered, That Leave be given to bring in a Bill, according to the faid Refolution; and that Mr Fitzhugh, Mr John Peyton, and Mr Valentine Peyton, prepare and bring in the fame.

Ordered, That the Treafurer's Accounts be referred to the Confideration of the Committee, to whom it is referred, to prepare and draw up a State of the Duty upon Slaves, and the feveral Paiments that have been made, with the Amount thereof; that they do examine the feveral Articles of the faid Accounts; and report the Ballance as it shall appear to them, to the House.

Mr Conway reported, from the Committee, to whom the Bill, to deftroy Crows and Squirrels throughout the Colony of Virginia, on the South Side the River Rappahannock, was committed; That they had made feveral Amendments to the Bill; which he read in his Place: And afterwards delivered the Bill, with the Amendments, in at the Table.

Ordered, That the Report do lie on the Table, to be perufed by the Members of the Houfe.

A Petition of John Allen, Gent. a Member of this House, and Hannah Allen, Widow, and Relict of Joseph Allen, Gent. deceased, was presented to the House, and read; setting forth, That the said Joseph Allen died considerably indebted, and left Issue only one Son, named William, an Infant of very tender Years; that the said John Allen is Heir Apparent to the said William, and the said Hannah is Administrative of the Estate of the said Joseph Allen; and that they conceive, it will be for the Advantage of the said Infant, to sell certain Lands and Negros, which were of the said Joseph Allen, for Paiment of his Debts; and praying the Consideration of the House therein.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petition: And that M^r Acrill, M^r Simmons, and M^r Eaton, prepare and bring in the fame.

A Petition of John Quarles, was prefented to the Houfe, and read; fetting forth, That at the laft Seffion of Affembly, the Rent of his Warehoufes was reduced to 6l. per Annum, and one Half thereof, is paid to the County, for Two Houfes fince built at the County's Charge, and the remaining Moiety is not fufficient to keep the Two Houfes firft built in Repair; and praying the Confideration of the Houfe therein, and fuch Relief as the Houfe fhall think reafonable.

Ordered, That it be an Instruction to the Committee, to whom it is referred, to prepare and bring in a Bill, for further amending the AA for improving the Staple of Tobacco; and for preventing Frauds in His Majefty's Customs; That they have Power to receive a Clause to raise the Rent of Quarles's Warehouse, 3 l. per Annum; to be paid from the 10th of November, 1734.

A Petition of Thomas Gascoigne, Francis Stockley, and Anne Read, Administratrix of Henry Read, deceased, was presented to the House; setting forth, That they the the said Thomas Gascoigne, Francis Stockley, and the said Henry Read, were summoned, and attended as Wittnesses, upon an Indictment against one Thomas Hargress, for an Affault, Battery, and Maim, whereof he was convicted; that they sued out Process upon their Orders for Attendance, against the said Hargress, who was returned not to be found; so that they never could obtain any Satisfaction for it; and praying the Consideration of the House therein.

And the Question being put, That the said Petition be brought to the Table?

It passed in the Negative.

A Motion being made,

Ordered, That Leave be given to bring in a Bill, to prevent Wafte and Dilapidations upon Glebe-Lands: And that M^r Macon, M^r Robinfon, and M^r Fitzhugh, prepare and bring in the fame.

A Petition of *Emanuel Wills*, praying to be allowed to keep a Public Ferry over *James* River, from *Old Point* to *Cocket's*. And

Also, a Petition of *Richard Hordy*, praying to be allowed to keep a Public Ferry over the said River, from *Cocket*'s to *Old Point*, were presented to the House, and read. And after a Debate, the Question being put,

Refolved, That the faid Petitions be rejected.

A Petition of Richard Littlepage, was prefented to the House; setting forth, That at the last Session of Assembly, the Public Warehouse at Chamberlayne's, was repealed, and a Public Warehouse appointed on the Petitioner's Land; where, it was said, all necessary Houses were ready built, and the Rent settled at 15 l. per Annum: Whereas, in Truth, there were no Houses then built, fit to receive and secure Tobacco; that he has since built Three Houses, and set up several Prizes; and praying the Consideration of the House therein.

And after a Debate, the Question being put, That the faid Petition be brought to the Table?

It paffed in the Negative.

Ordered, That no Petition for raifing the Rents of any Public Warehoufe, be received after Monday next.

A Petition of M^r Charles Carter, a Member of this House, was presented to the House, and read; setting forth, That there not being sufficient Room in the Public Warehouse at Falmouth, for the Reception of Tobacco, he has allowed the Inspectors the Use of his Houses for Four Years last past; for which he has received no Satisfaction;

and praying the Confideration of the House therein.

Ordered, That the Confideration of the faid Petition, so far as relates to the finding Warehouse Room, before the Act of the last Session of Assembly, For continuing, and further amending the Act, for amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs, be referred to the Confideration of the Committee for Public Claims: That they do examine the Allegations of the said Petition; and report the same, as it shall appear to them, with their Opinion thereupon, to the House.

A Bill, for the better Regulation of the Militia, was read the second Time, and several Amendments were proposed; which, upon the Question severally put, were disagreed to by the House, and other Amendments were made, and the Blanks in the Bill filled

up at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

A Meffage from the Council, by Mr Robertson.

That they have made feveral Amendments to the Bill, intituled, An Aâ, to prevent cutting up Tobacco Suckers, to which they defire the Concurrence of this House; and that they have disagreed to some of the Amendments proposed by this House, to the Bill, intituled, An Aâ, for the greater Ease and Encouragement of Sherifs; and agreed to other of those Amendments, with an Amendment to one of them: and defire that this House will pass the Bill, with the Amendments, to which they have agreed.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Friday, September 3, 1736.

R. Conway prefented to the House, according to Order, a Bill, to declare who shall have a Right to vote in the Election of Burgesses to serve in the General Assembly, for Counties; and for preventing fraudulent Conveiances, in order to multiply Votes at such Elections; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

The House proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, An Ad, to prevent cutting up Tobacco Suckers; and the Amendments were read, and the first of them was disagreed to, and the rest agreed to, by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have agreed to the Amendments by them proposed to the faid Bill, except the Amendment to the Title, to which the House have disagreed; and that M^{*} Conway go up with the Message.

The

The House also proceeded to the Consideration of the Amendments proposed by the Council, to the Amendments made by this House, to the Bill, intituled, An Act for the greater Ease and Encouragement of Sherifs; and the Amendments were read, and agreed to, by the House.

Ordered, That a Message be sent to the Council, to acquaint them, That this House have agreed to the Amendments by them proposed, to the Amendments made by this House, to the said Bill; and that Mr Conway go up with the Message.

Ordered, That Mr Boufh have Leave to be abfent from the Service of this House, 'til this Day Seven-night.

Mr Robinson, from the Committee of Propositions and Grievances, reported, That the Committee had had under their Confideration, feveral other Propositions and Grievances from feveral Counties: And a Petition of the Ordinary-keepers in York Town, and had come to divers Refolutions thereupon; which he read in his Place; and afterwards delivered the Report in at the Table, where the Refolutions were again twice read: And upon the Question severally put, agreed to by the House, as follows:

Refolved, That the Proposition from divers of the Upper Inhabitants of King and Queen County, for annexing that Part of the faid County, to the County of Caroline,

be rejected.

Upon a Proposition from the County of Prince William, for altering the Days for holding Courts in that County, and the County of Orange,

Refolved, That the faid Proposition is reasonable.

Upon a Grievance from Amelia County, complaining of divers Hardfhips and Oppreffions exercifed on the People, by Land Surveiors:

Refolved, That a Bill be prepared for the better Regulation of the Office of Surveiors of Land, directing them in their Duty, and fettling their Fees.

Upon a Grievance from divers of the Inhabitants of Raleigh Parish, in the County of Amelia, complaining, that the Vestry of Bristol Parish, after the passing the Act. whereby the faid Parish of Raleigh, was taken from that Parish, and before the Commencement of the faid Act, did levy upon the Inhabitants of the faid Parish of Raleigh. Twelve Pounds of Tobacco per Poll, towards building a new Church in the faid Parish of Briftol:

Refolved, That the Proceedings of the Veftry of Briftol Parish, in that Matter, were very unreasonable; and that the Inhabitants of Raleigh Parish, ought to be reliev'd against the same.

Upon a Proposition from the County of Accomack, about the Method of paying for

the Passage of their Burgesses, to and from the General Assembly.

Refolved, That the Law be altered, as to that Matter, and that each Burgels from the faid County, and from the County of Northampton, instead of the Sherifs of those Counties finding them a Veffel and Hands, at the Charge of the faid Counties respectively, be allowed Five Hundred Pounds of Tobacco, to be levied by their County, when the Burgeffes receive their Allowances in Tobacco, or Fifty Shillings, when they receive them in Money, for their Paffage to and from the Affembly.

Upon a Petition from the Ordinary-keepers in York Town, in the County of York, to prevent the other Inhabitants of the faid Town, Merchants only excepted, from

Retailing ftrong Liquors in fmall Quantities, without Licence:

Refolved, That a Bill be prepared for that Purpofe.

Ordered, That Leave be given to bring in one or more Bills, according to the faid Refolutions: And that the Committee of Propositions and Grievances, prepare and bring in fuch Bill or Bills.

Ordered, That it be an Instruction to the faid Committee, That they have Power to receive a Claufe or Claufes, to provide for the Relief of the Inhabitants of that Part of the Parish of Bristol, which is now taken into the Parish of Dale, in the County of Henrico, in the fame Manner, as the Inhabitants of the Parish of Raleigh are to be relieved.

Ordered,

Ordered, That it be also an Instruction to the said Committee, That they have Power to receive a Clause, to oblige Surveiors to receive Entries without Rights.

M^t Acrill mov'd for Leave to bring in a Bill, to amend the Law in Relation to the Trial of Slaves, committed for Capital Crimes.

Ordered, That Leave be given to bring in a Bill, according to the faid Motion; and that Mr Acrill prepare and bring in the fame.

Ordered, That it be an Instruction to the Committee, to whom it is referred, to prepare and bring in a Bill, For fettling the Rates of County Ferries; that they have Power to receive a Clause or Clauses, for appointing a Ferry at Norman's Foard, and the great

Fork of Sherendo, on both Sides thereof.

A Bill, intituled, An A&, for the better Regulation of the Militia, was read the Third Time.

Refolved, That the Bill do pass.

Ordered, That M. Robinfon do carry the Bill to the Council, and defire their Concurrence.

A Bill, intituled, An Act, for regulating the Fees and Accounts of the Practifers in Phific, was read the Third Time.

Refolved, That the Bill do pass.

Ordered, That M^{τ} Corbin do carry the Bill to the Council, and defire their Concurrence.

A Motion being made,

Ordered, That Leave be given to bring in a Bill, to declare, That Convids are entitled by Law, to the fame Dues, as other imported Servants are entitled to, by the Act made in the Fourth Year of the Reign of the late Queen Anne, intituled, An Act, concerning Servants and Slaves; and that M^r Fitzhugh, and M^r Aylett, prepare and bring in the same.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Saturday, September 4, 1736.

Ordered,

HAT Mr Scott have Leave to be absent from the Service of the House, all the next Week.

Ordered, That the Report of the Commissioners made, pursuant to the Act of the last Session of Assembly, For the Relief of such Persons as had suffered, or might suffer, by the Loss of the Records of Nansemond County, lately consumed by fire, be referred to the Consideration of a Committee; and a Committee was appointed accordingly, of the following Persons:

Mr Reddick, Mr Grey, Mr Elligood, Mr Crafford, and

Mr Simmons.

Ordered, That Leave be given to bring in a Bill, for the Relief of those Sufferers; and that the said Committee prepare and bring in the same.

Mr Fitzhugh presented to the House, according to Order, a Bill, For laying a Duty upon Convids, to be paid by the Buyers.

A Bill, for the further amending the Laws now in Force, for the more speedy and easy Recovery of small Debts, was read the second Time.

Ordered, That the Bill be committed to a Committee of the whole House.

Refolved, That this House will, on Tuesday next, resolve itself into a Committee of the whole House, to consider the said Bill.

Ordered, That M^r Allen have Leave to be abfent from the Service of the House, 'til Wednesday next.

A Petition of William Banks, was prefented to the House, and read; setting forth, That at the Last Session of Assembly, the Rent of his Warehouse was reduced to 10 l. per Annum; that another House has been fince built at the Charge of the County, for which they receive Part of the said Rent; and the Remainder is hardly sufficient to keep the other Houses in Repair; and praying the Consideration of the House in the Premises, and such Relief, as they shall think reasonable.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it

fhall appear to them, with their Opinion thereupon, to the House.

M Robinson presented to the House, according to Order, a Bill, For Dividing Prince William County; and the same was received, and read the first Time.

Refolved, That the Bill be rejected.

Ordered, That M^r Green have Leave to be abfent from the Service of the House, for the Recovery of his Health.

Ordered, That Mr Randolph have Leave to be absent from the Service of the House,

'til Tuefday next.

Mr Robinfon, from the Committee of Propositions and Grievances, reported, That the Committee had had under their Consideration, the Petition of the Freeholders and Inhabitants of the Parish of Warwick, in the County of Warwick, to them referred; praying, that the present Vestry may be dissolved, and that they may be enabled to chuse a new Vestry, according to Law: And had come to a Resolution thereupon; which he read in his Place; and afterwards delivered in at the Table, where it was again read, and agreed to by the House.

Ordered, That Leave be given to bring in a Bill, for diffolving the prefent Veftry of the Parish of Warwick, in the County of Warwick; and that the Committee of Propo-

fitions and Grievances, prepare and bring in the fame.

Ordered, That the House be adjourned 'til Monday Morning, Eleven o'Clock.

Monday, September 6, 1736.

N ingroffed Bill, from the Council, intituled, An Aâ, for the greater Eafe and Encouragement of Sherifs, with the Amendments, was read the third Time.

Refolved, That the Bill do país.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have passed the said Bill, with the Amendments agreed to by them, and this House; and that M^r Robinson go up with the Message.

A Motion was made, for Leave to bring in a Bill, to repeal the Act, for altering the Place for holding Courts in the County of Spotfylvania; and a Debate arose thereupon.

Refolved, That the faid Debate be adjourned, 'til Thurfday next.

A Bill, for laying a Duty upon Convids, to be paid by the Buyers, was read the first Time.

Ordered, That the Bill be read a fecond Time.

A Meffage from the Council, by Mr Robertson.

That they have agreed to the Bill, intituled, An Act to prevent the cutting up Tobacco Suckers, with the Amendments; in which this House have concurred.

The Petition of the Inhabitants of the Town of Hampton, and County of Elizabeth-City, was read.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petition; and that Mr Weftwood, Mr Rafcow, and Mr Haynes, prepare and bring in the fame.

The Petition of Mr John Tarpley, was read.

Ordered, That it be an Inftruction to the Committee, to whom it is referred, to prepare and bring in a Bill, for altering the Days for holding Courts in the Counties of Prince William, and Orange: That they have Power to receive a Claufe, to alter the Days for holding Courts in the Counties of Northumberland, and Lancafter.

A Bill, to declare who shall have a right to vote in the Election of Burgesses to serve in the General Assembly, for Counties; and for preventing fraudulent Conveiances, in order to multiply Votes at such Elections, was read the second Time.

Ordered, That the Bill be committed to the Committee of the whole House, to whom the Bill, for the further amending the Laws now in Force, for the more speedy and easy Recovery of small Debts, is committed.

A Bill, for laying a Duty upon Convicts, to be paid by the Buyers, was read the second

Time.

Ordered, That the Bill be committed to a Committee; and a Committee was appointed accordingly, of the following Perfons:

Mr Fitzhugh,

Mr Curtis,

Mr Muscoe,

Mr McCarty, and

Mr Rafcow.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Tuefday, September 7, 1736.

Ordered,

HAT Mr Berkeley have Leave to be absent from the Service of the House, 'til Friday next.

Mr Speaker informed the House, that he had received a Letter from *Theophilus Field*, acquainting him, That he is in such an ill State of Health, that he cannot possibly travel; and also, a Certificate from a Justice of the Peace, confirming the Truth thereof.

A Bill, for laying a Duty upon Liquors imported by Land; and better fecuring the Duty upon Slaves; and for other Purposes therein mentioned; was read the first Time.

Ordered, That the Bill be read a fecond Time.

The Houfe, according to Order, refolved itself into a Committee of the whole Houfe, to confider the Bill, for the further amending the Laws now in Force, for the more fpeedy and easy Recovery of small Debts: And also, the Bill, to declare who shall have a Right to vote in the Election of Burgeffes to serve in the General Affembly, for Counties; and for preventing fraudulent Conveiances, in order to multiply Votes at such Elections; and after some Time spent therein, Mr Speaker resum'd the Chair: And Mr Corbin reported, from the Committee, That they had had under their Consideration, and gone thro' the said Bills; but had not drawn up their Report, and therefore the Committee had directed him to move for Leave to sit again.

Refolved, That this House will, To-morrow, again resolve itself into a Committee of the whole House, to consider of the Report to be made upon the said Bills.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Wednesday, September 8, 1736.

Member returned upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy; and taken and fubfcribed the Oath of Abjuration, and fubfcribed the Teft; and taken the Oath of a Burgefs, was admitted to his Place in the Houfe.

A Message from the Council, by Mr Robertson.

That they have made an Amendment to the Bill, intituled, An Ad, for regulating the Fees and Accounts of the Pradifers in Philic; to which, they defire the Concurrence of this House.

The

The House being inform'd, That Lewis Bobbit, and Joshua Pritchett, attended in Custody, they were brought to the Bar; and Mr Speaker declared to them, the Cause of their being sent for; and that the House expected satisfaction therein: To which they answered, That they were ignorant in Cases of this Nature, but believing themselves to be lawful Freeholders, they thought, that Matter might have been as well examined into, as if they had personally attended.

And the House not being satisfied with their excuse, they were again twice called in, and examined, whether or no, they had been advised not to attend to be examined before the Sheriss, touching their Freeholds; or if any Promise had been made, to indemnify them for not appearing, or to defray the Expence of their being taken into Cuttody: But they denied, that they were so advised, or that any such Promise had been made

them; and were ordered to withdraw.

And a Motion being made,

Ordered, That the Iaid Lewis Bobbit, and Joshua Pritchett, receive a Reprimand from Mr Speaker; that they remain in Custody, 'til they shall be examined before the Committee of Privileges and Elections, touching their Right to vote, and be then discharged out of Custody, paying Fees.

Accordingly, they were brought to the Bar, and Mr Speaker fpoke as follows: "Lewis Bobbit, and Joshua Pritchett, the House have considered your Excuses, "which they look upon to be very frivolous, since your pretended Ignorance could pro"ceed from nothing, but a Contempt of the Power and Authority of this House; but "considering your Poverty, they have commanded me to reprimand you for your Offence,
"which is very great; and I do reprimand you accordingly: And I am to acquaint you,
"that it is the Pleasure of the House, that you remain in Custody, until you shall be ex"amined before the Committee of Privileges and Elections; and that you be then
"discharged out of Custody, paying Fees."

The House was informed, That Mr Matthew Hubard, Clerk of the County Court of York, attended to be examined before the Committee of Privileges and Elections,

purfuant to an Order of the House.

Ordered, That the faid Matthew Hubard be discharged from further Attendance. A Bill, for laying a Duty upon Liquors imported by Land; and better securing the Duty upon Slaves; and for other Purposes therein mentioned; was read the second Time, and several Amendments were made to the Bill, at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

The Houfe, according to Order, refolved itself into a Committee of the whole House, upon the Bill, for the further amending the Laws now in Force, for the more speedy and easy Recovery of small Debts: And the Bill, to declare who shall have a Right to vote in the Eledion of Burgesses to serve in the General Assembly, for Counties; and for preventing fraudulent Conveiances, in order to multiply Votes at such Eledions; and after some Time spent therein, Mr Speaker resum'd the Chair: And Mr Corbin reported, from the Committee, That they had gone thro' the said Bills, and had made several Amendments to the same; which he read in his Place; and afterwards delivered the Bills, with the Amendments, in at the Table, where the Amendments were again severally twice read; and upon the Question severally put, agreed to by the House.

Ordered, That the Bills, with the Amendments, be ingroffed.

Ordered, That the Title of the Bill, for the further amending the Laws now in Force, for the more speedy and easy Recovery of small Debts, be An AA for preventing Persons contrading small Debts, to remove their Esseds out of the County where they reside; and for allowing a Lawyer's Fee, in some Cases, upon Recoveries had upon Petitions.

Mr Aylett prefented to the House, according to Order, a Bill, declaring Convid Servants to be entitled to Freedom Dues; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

The House proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, An Aâ, for regulating the Fees and Accounts of the Practisers in Phisic; and the same was read, and with an Amendment, agreed to by the House.

Ordered, That a Message be sent to the Council, to acquaint them, That this House have agreed to the Amendment proposed by them to the said Bill, with an Amendment, to which they desire their Concurrence; and that Mr Corbin go up with the Message.

A Motion being made, That Leave be given to bring in a Bill, to oblige the County of Surry, to join with the county of Brunfwick, in building a Bridge over Nottoway; and the County of Isle of Wight, to join with the said County of Brunfwick, in building a Bridge over Maherring River.

Ordered, That the Confideration of the faid Motion be put off 'til To-morrow.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Thursday, September 9, 1736.

Ordered,

HAT Mr Simmons, and Mr Lyde, be added to the Committee of Propositions and Grievances.

Mr Robinson presented to the House, according to Order, a Bill, for appointing certain new Public Ferries; settling the Rotes of several County Ferries; and altering several Court Days: And also,

A Bill for erecting the Counties of and

and granting certain

Encouragements to the Inhabitants thereof: And also,

A Bill, for diffolving the prefent Veftry of the Parish of Warwick, in the County of Warwick, and for a new Election of Veftry-men for the said Parish; and the same were received, and severally read the first Time.

Ordered, That the Bills be read a fecond Time.

Mr Robinson also presented to the House, according to Order, a Bill, for altering the Method of Paiment of the Rewards for killing Wolves; and the same was likewise received, and read the first Time.

And after a Debate, the Question was put, That the Bill be read a second Time.

It paffed in the Negative.

Refolved, That the Bill be rejected.

Then a Motion was made, That Leave be given to bring in a Bill, for repealing the Laws now in Force, for giving Rewards for killing Wolves: And the Question put thereupon.

It paffed in the Negative.

Ordered, That it be an Inftruction to the Committee, to whom it is referred, to prepare and bring in a Bill, for the Relief of the Inhabitants of the Parish of Raleigh, in the County of Amelia; that they have Power to receive a Clause to oblige the County of Spotsylvania, to pay to the County of Orange, their Proportion of 14341 lbs. of Tobacco, levied for the said County of Spotsylvania, before that County was divided, for Wolves Heads; which has been apply'd to the Use of the said County of Spotsylvania only, and the Parishes within the same.

Mr Conway mov'd for Leave, to prefent a Bill, to prevent the taking away of Lands, againft the Will of the Proprietors, for building Water-Mills, and for other Purpofes

therein mentioned; and the fame was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Petition of Mr Robert Fleming, a Member of this House, was presented to the House, and read; setting forth, That the Petitioner being Sheriff of the County of Caroline, one Joshua Rycroft was arrested, at the Suit of one John Holden; and for want of Security for his Appearance, imprisoned in the Goal of the said County; that the

faid

faid Rycroft, with the Affiftance of fome Perfons without, as the Petitioner apprehends, burnt the Prifon Door, and efcaped; and that Judgment has fince been given againft the faid Rycroft, and the Petitioner, by Reafon thereof, for Twenty One Pounds Eighteen Shillings and a Farthing, befides Cofts, amounting to 504 lbs. Tobacco; which the Petitioner has been obliged to pay; and praying the Confideration of the Houfe therein, and fuch Relief, as to them fhall feem meet.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it fhall appear to them, with their Opinion thereupon, to the House.

The Petition of the Maior, Recorder, Aldermen, and Commonalty, of the City of William fourg, was read.

Ordered, That it be an Inftruction to the Committee, to whom it is referred, to prepare and bring in a Bill, for incorporating the Town of Norfolk, That they have Power to receive a Claufe, to enlarge the Jurifdiction of the Court of Hustings in the City of Williamsburg; and to give them the same Jurifdiction within the said City, as the County Courts have in their respective Counties.

Ordered, That Leave be given to bring in a Bill, for obliging Perfons to ferve the Time they shall be bound for by their Indentures, tho' such Perfons be under the Age of Twenty One Years, at the time of such binding: And that Mr Acrill, and Mr Blair, prepare and bring in the same. Then a Debate arose, and the Question was put, That the Treasurer be enabled to lay out a Sum, not exceeding One Hundred and Twenty Pounds, to purchase a Common for the City of Williamsburg?

It paffed in the Negative.

The House resum'd the adjourned Debate, upon the Motion for Leave to bring in a Bill, to repeal the Act, for altering the Place for holding Courts in the County of Spotsylvania.

Ordered, That Leave be given to bring in a Bill, according to the faid Motion; and that Mr Conway, and Mr Johnson, prepare and bring in the same.

A Bill, intituled, An Ad, for laying a Duty upon Liquors imported by Land; and better fecuring the Duty upon Slaves; and for other Purposes therein mentioned; was read the third Time.

Refolved, That the Bill do país.

Ordered, That Mr Acrill do carry the Bill to the Council; and defire their Concur-

A Bill, intituled, An AA for preventing Perfons contrading small Debts, to remove their Effects out of the County where they reside: And for allowing a Lawyer's Fee, in some Cases, upon Recoveries had upon Petitions; was read the third Time.

Refolved, That the Bill do pass.

 $\it Ordered$, That M^r $\it Randolph$ do carry the Bill to the Council; and defire their Concurrence.

A Bill, intituled, An AA, declaring ConviA Servants to be entitled to Freedom Dues, was read the second Time.

Ordered, That the Bill be ingroffed.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Friday, September 10, 1736.

R. Conway prefented to the House, according to Order, a Bill, to repeal the Act intituled, An AA, for altering the Place for holding Courts in the County of Spotsylvania; and the same was received, and read the first Time.

Refolved, That the Bill be read a fecond Time.

A Bill, intituled, An Ad, declaring who shall have a Right to vote in the Election of Burgesses to serve in the General Assembly, for Counties; and for preventing fraudulent Conveiances, in order to multiply Votes at such Elections, was read the third Time.

Refolved, That the Bill do pass.

 $\it Ordered$, That M^r $\it Conway$ do carry the Bill to the Council; and defire their Concurrence.

Mr Blair, from the Committee for Public Claims, reported, That the Committee had had under their Confideration, feveral Petitions of the Proprietors of feveral Public Warehoufes, who have built new Houfes fince the laft Seffion of Affembly; and a Petition of Mr Charles Carter, for an Allowance for providing Warehoufe Room for the Infpectors at Falmouth, to them referred, and had agreed upon a Report; which he read in his Place; and afterwards delivered in at the Table, where it was again read.

Ordered, That the Report be committed to the faid Committee.

A Bill, intituled, An Ad, declaring Convid Servants to be entitled to Freedom Dues, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That Mr Willis do carry the Bill to the Council; and defire their Concurrence.

Mr Blair, from the Committee for Public Claims, reported, That the Committee had, according to Order, examined the Accounts of the Infpectors at Gray's Creek; and the Certificates from the County Court of Surry; and had fworn the Infpectors, to their faid Accounts; by which, it appeared to the Committee, that 67050 lbs. of Crop Tobacco, and 21254 lbs. of infpected Transfer Tobacco, for which they had given Notes, and 5569 lbs. of uninfpected Tobacco, was burnt in the faid Warehoufe: And that the Committee defired the Direction of the Houfe, whether the faid Tobacco fhould be levied in the Public Levy, or be paid for in Money next Year, and at what Rates.

Refolved, That the owners of the faid Crop Tobacco, be paid for the fame out of the Public Money in the Hands of the Treafurer, at the Rate of Two Pence per Pound; and the Owners of the faid Transfer Tobacco, as well inspected as uninspected, at the Rate of 15 s. per Cent.

Ordered, That Leave be given to bring in a Bill, according to the faid Refolutions; and that the Committee for Public Claims, do prepare and bring in the fame.

A Meffage from the Council, by Mr Robertson.

That they have agreed to the Amendment proposed by this House, to their Amendment to the Bill, intituled, An Aâ, for regulating the Fees and Accounts of the Praâtifers in Phisic: And that they have made several Amendments to the Bill, intituled, An Aâ, for the better Regulation of the Militia; to which they desire the Concurrence of this House.

The House proceeded to the Consideration of the Motion for Leave to bring in a Bill, to oblige the County of Surry, to join with the County of Brunswick, in building a Bridge over Nottoway; and the County of Isle of Wight, to join with the said County of Brunswick, in building a Bridge over Maherring River.

Ordered, That Leave be given to bring in a Bill, according to the faid Motion; and that Mr Harrifon, Mr Wall, Mr Embry, and Mr Randolph, prepare and bring in the fame.

A Bill, to prevent the taking away Lands, againft the Will of the Proprietors, for building Water-Mills; and for other Purposes therein mentioned; was read the second Time.

Ordered, That the Bill be committed to the Committee for Courts of Justice.

A Bill, for diffolving the prefent Veftry of the Parish of Warwick, in the County of Warwick, and for a new Election of Vestry-men for the said Parish; was read the second Time; and several Amendments were made, and a Blank in the Bill filled up at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

A Bill, for ereding the Counties of and and granting certain Encouragements to the Inhabitants thereof, was read the second Time.

And

And feveral Amendments were proposed to be made to the Bill: And after a Debate, the Question was put, That the Bill be committed for those Amendments. The House divided. The Noes go forth.

Noes, 22.

Yeas, 22.

Mr Speaker, No.

And fo, It paffed in the Negative.

Ordered, That the Bill be ingroffed: And that the Title of the Bill, be, An AA, for

ereding Two new Counties; and granting certain Encouragements to the Inhabitants thereof.

A Bill, for appointing certain new Ferries; fettling the Rates of feveral County Ferries; and altering feveral County Days, was read the second Time; and several Amendments

were made to the Bill, at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Saturday, September 11, 1736.

R. Harrison presented to the House, according to Order, a Bill, for building a Bridge over Nottoway River; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

M^r Acrill prefented to the House, according to Order, a Bill, to amend the Law, in Relation to the Trial of Slaves committed for Capital Crimes; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

M^r McCarty moved for Leave to bring in a Bill, for laying out a Piece of Ground, at a Place called Bray's Church, in the County of King George, for a Town.

Ordered, That the faid Motion be referred to the Confideration of the next Seffion of Affembly.

Upon a Motion, the House was called over, and the Names of some of the absent Members were again called over, and Excuses made for such of them as were absent without the Leave of the House, which were allowed.

Refolved. That all the reft of the abfent Members be excufed.

The House proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, An Aâ, for the better Regulation of the Militia; and the Amendments were twice read; and the House agreed to some of them, with several Amendments; and to others, without Amendment; and disagreed to one, and made an Amendment instead of it; and the reft were disagreed to, by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have agreed to some of the Amendments by them proposed to the said Bill, with several Amendments; and to others, without Amendment; and disagreed to one, and made an Amendment instead of it; and to all the rest of their Amendments the House have disagreed; and defire they will pass the Bill, with the Amendments agreed to, by this House: And that Mr Carter go up with the Message.

Ordered, That the House be adjourned 'til Monday Morning, Eleven o'Clock.

Monday, September 13, 1736.

R. Conway prefented to the House, according to Order, a Bill, For Confirming and better Securing the Titles to Lands, in the Northern Neck, held under the Right Honourable Thomas Lord Fairfax, Baron of Cameron, in that Part of Great-Britain, called Scotland: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Two Members, returned upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy; and taken and fubscribed the Oath of Abjuration, and fubscribed the Test; and taken the Oath of a Burgess, were admitted to their Places in the House.

Mr Robinson presented to the House, according to Order, a Bill to dock the Entail of certain Lands, whereof Lewis Burwell, Esq, is seized; and for settling other Lands, of greater Value, to the same Uses: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

M^r Simmons prefented to the House, according to Order, a Bill, for felling certain Lands, with a Water Mill, and Slaves, of the Estate of Joseph Allen, Gent. deceas'd; for the Paiment of his Debts: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Bill, intituled, An Act for appointing certain new Public Ferries; fettling the Rates of feveral County Ferries; and altering feveral Court Days; was read the third Time: And feveral Amendments were made to the Bill at the Table.

Refolved, That the Bill do pafs.

A Bill, intituled, An AA for Diffolving the prefent Vestry of the Parish of Warwick; and for a new Election of Vestrymen, for the said Parish, was read the third Time; and the Blank in the Bill fill'd up at the Table.

Refolved, That the Bill do pafs.

Ordered, That Mr Robinson do carry the Bills to the Council; and defire their Concurrence.

A Bill, to repeal the Act, intituled, An Act for altering the Place for holding Courts, in the County of Spotsylvania; was read the second Time.

Ordered, That the Bill be ingroffed.

A Bill, for building a Bridge over Nottoway River; was read the fecond Time.

Ordered, That the Bill be ingroffed.

Mr Blair, from the Committee for Public Claims, reported, That the Committee had had under their Confideration, the feveral Petitions of John Aylett, Jonathan Gibfon, Patrick Spence, Francis Willis, William Todd, Landon Carter, and William Banks, praying Allowances for Warehoufes, not provided for at the laft Seffion of Affembly; and a Petition of Mr Charles Carter, to them refer'd; and had come to feveral Refolutions thereupon; which he read in his Place; and afterwards delivered in at the Table, w[h]ere they were again twice read; and, with Amendments to Two of them, agreed to by the Houfe, as follows:

Refolved, That an addition of 6 l. per Annum, be made to the Rent of Aylett's Warehouse, in Consideration of another House built by him; and that he be allowed by

the Public for one Year's Arrear, to November, 1735.

Refolved, That an Addition of 5 1. per Annum, be made to the Rent at Gibfon's, in Confideration of another House hired of Doctor Turner, with the Approbation of the Court; and that there be allowed to the Proprietor, 5 1. by the Public, for one Year's Arrear, to November, 1735.

Refolved, That an Addition of 6 l. per Annum be made to the Rent at Nominy, in Confideration of a House built by Patrick Spence, fince the last Session of Assembly.

Refolved, That an Addition of 7 l. per Annum, be made to the Rent at Cubbin Point, in Confideration of a House built there by the Proprietor; and that the Petitioner, Francis Willis, be allowed 7 l. by the Public, for one Year's Arrear, to November, 1735.

Refolved, That an Addition of 4 l. per Annum, be made to the Rent at Falmouth, in Confideration of another House built there by William Todd, the Proprietor; and that he be allowed 4 l. by the Public, for one Year's Arrear, to November, 1735.

Refolved, That an Addition of 3 l. 10 s. per Annum, be made to the Rent at Indian Creek, in Confideration of a House built there by Landen Carter, the Proprietor; and that he be allowed 3 l. 10 s. by the Public, for one Year's Arrear, to November, 1735.

Refolved,

Refolved, That 2 l. 10 s. per Annum, be added to the Rent at Mantapike, in Confideration of another House built there by the Justices, who therefore take that Sum from the Proprietor of the former built Houses, out of the 10 l. per Annum settled for them at the last Session of Assembly; and that one Year's Rent, to the Tenth of November, 1735, be allowed him by the Public.

Refolved, That Thirty Pounds be paid to the faid Charles Carter, for the Use of his House at Falmouth, viz. 15 l. for the first Year, ending November, 1734; and 15 l. for the

next Year; and that the same be paid him by the Public.

Ordered, That it be an Inftruction to the faid Committee to make the faid feveral Allowances, according to the faid Refolutions, in the Book of Claims.

Ordered, That it be an Inftruction to the Perfons appointed to prepare and bring in a Bill, upon the Refolutions of the Houfe, for the further Amendment of the Tobacco Law; that they have Power to receive a Claufe or Claufes for raifing the Rents of the faid Public Warehoufes, according to the faid Refolutions.

Mr Blair also reported, from the faid Committee, That the Committee had also had under their Consideration, the Petition of the Justices of Surry County, in Relation to the Public Warehouses at Gray's Creek, which were lately burnt; and had come to a Resolution thereupon; which he read in his Place; and afterwards delivered in at the Table, where it was again read: And after a Debate, the Question was put thereupon, and agreed to by the House, as follows:

Refolved, That the faid County be paid Thirty Seven Pounds Ten Shillings, out of

the Public Money, in Confideration of that Lofs.

Ordered, That it be an Inftruction to the faid Committee, to make the faid Allowance in the Book of Claims.

Mr Blair also reported, from the said Committee, That the Committee had had under their Consideration, the several Petitions of Caleb Wilson, of Willoughby Newton, and Samuel Eskridge, Inspectors at Yeocomoco Warehouse; and agreed upon a Report; which he read in his Place; and afterwards delivered in at the Table, where the same was again read, as follows:

The Committee have examined the Allegations of the Petition of the faid Caleb Wilfon, which they find to be true; and thereupon have come to the following Refolution.

Refolved, It is the Opinion of the Committee, that the faid Caleb Wilfon be allowed Twenty Five Pounds, for his Trouble and Loffes; and that the fame be paid by the Public.

The Committee have also enquired into the Allegations of the Petition of the said Willoughby Newton, and Samuel Eskridge, which they do not find sufficiently proved to them; and if so much was lost, it was thro' the Negligence of the Inspectors; whereupon, the Committee had come to a Resolution to reject the said Petition.

And the first of the said Resolutions being read a second Time, a Debate arose thereupon: And the Question was put, That the House do agree with the Committee in the said Resolution?

It paffed in the Negative.

Refolved, That the faid Petition be rejected.

Then the other of the faid Refolutions was also read; and a Motion was made, and the Question put, That the Matter of the Petition of the said Willoughby Newton, and Samuel Eskridge, be recommitted?

It paffed in the Negative.

Then the Question was put, That the House do agree with the said Committee in the said last mentioned Resolution?

Refolved in the Affirmative.

Refolved, That the Petition of the faid Willoughby Newton, and Samuel Eskridge, be rejected.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Tuesday,

Tuesday, September 14, 1736.

R. Reddick prefented to the House, according to Order, a Bill, for the Relief of certain Persons who were Sufferers in the Loss of the Records of the County of Nansemond; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Corbin, from the Committee, to whom the Bill, to prevent the taking away of Lands againft the Will of the Proprietors, for building Water-Mills, was committed, reported, That they had made feveral Amendments to the Bill; which he read in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table, where the Amendments were again read; and the first Amendment being read a second Time, an Amendment was proposed to it: And the Question put, That the House do agree to the said first Amendment, with the Amendment proposed?

It paffed in the Negative.

Then a Debate arose upon the other Parts of the Bill, and Mr McCarty, standing up in his Place, to speak against the Bill, said, God forbid he should entertain an Opinion, That any Gentleman should vote in this House with a View to his own Interest; but by any thing that he could observe, he could not forbear thinking, that some who had voted for the Bill, must have had some such View: Whereupon, he was interrupted by Mr Speaker, who told him, that no such Expressions ought to be used: To which he answered, That he did not know when he should learn to speak as became him in the House.

Then a Motion was made, and the Question put, That M^r McCarty do, in his Place, explain himself?

Refolved in the Affirmative.

Then he ftood up in his Place, and faid, He had no Defign to reflect upon the House, or any Member in it; but that he did not know how to acknowledge that he was forry for any Thing that he had said, because he was not sensible that he had been guilty of any Offence; but if the House thought him in the wrong, he was forry for it.

Upon which some Members mov'd, that he might be taken into Custody; and Others for excusing him: And the Question was put, That Mr McCarty has made a sufficient

Acknowledgment of his Offence?

Refolved in the Affirmative.

Then the Debate proceeded, and the Question was put, That the faid Bill be ingross'd?

It paffed in the Negative.

Refolved, That the Bill be rejected.

A Member returned upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy; and taken and fubfcribed the Oath of Abjuration, and fubfcribed the Teft; and taken the Oath of a Burgefs, was admitted to his Place in the Houfe.

Mr Conway inform'd the House, That the Committee of Privileges and Elections, had appointed Yesterday for the Examination of Witnesses, upon the Petition of Mr Richard Bland, complaining of an undue Election and Return of Mr Robert Munspord, to serve as a Burgess in this present General Assembly, for the County of Prince George: That Mr Bland's Counsel attended the said Committee, and mov'd for further Time, 'til Thurssay or Friday next, to bring down the Witnesses; and a Letter from Mr Bland, was produc'd, suggesting several Reasons for allowing further Time for the said Examination: That the Majority of the Committee were of Opinion, to put off the said Examination to a surther Day; but that they had not come to any Resolution thereupon; and defired the Direction of the House in that Matter.

And

And after a Debate, the Queftion was put, That M^r Bland be allow'd further Time for a Hearing before the faid Committee, upon the fubject Matter of his faid Petition?

It pass'd in the Negative.

Then a Motion was made, and the Question put, That M^r Bland have Leave to withdraw his faid Petition?

Resolved in the Affirmative.

Ordered, That the Committee of Privileges and Elections be discharged from proceeding further thereupon.

A Bill, intituled, An Aâ for Ereâting Two new Counties; and granting certain Encouragements to the Inhabitants thereof; was read the Third Time: And after a Debate, the Question was put, That the Bill do país?

It paffed in the Negative.

Refolved, That the Bill be rejected.

A Meffage from the Council, by Mr Robertson:

That they have agreed to all the Amendments propos'd by this Houfe, to their Amendments to the Bill, For the better Regulation of the Militia, except one, to which they have difagreed; and that they infift on fome of the Amendments to the faid Bill, and recede from others; and defire the Houfe will pass the Bill, with the Amendments which they infift on.

Mr Robinfon prefented to the House, according to Order, a Bill, For the better Regulation of the Office of Surveiors of Land; and directing them in their Duty: And also,

A Bill, For better Regulating and Collecting certain Officers Fees; and other Purpofes therein mentioned: and the same were received, and severally read the first Time.

Ordered, That the Bills be read the fecond Time.

A Bill, intituled, An $A\hat{a}$ for Building a Bridge over Nottoway River; was read the third Time.

Refolved, That the Bill do país.

Ordered, That Mr Acrill do carry the Bill to the Council; and defire their Concurrence.

A Bill, intituled, An Ad, to repeal the Ad, intituled, An Ad for altering the Place for holding Courts in the County of Spotfylvania, was read the third Time.

And a Claufe in the Act, thereby to be repealed, was read: And after a Debate, the Question was put, That the Bill do pass?

The House divided. The Yeas go forth.

Yeas, 26. Noes, 26. The Speaker, No.

And fo, It pass'd in the Negative.

Refolved, That the Bill be rejected.

A Bill, to dock the Entail of certain Lands, whereof Lewis Burwell, Efq; is feifed; and for fettling other Lands, of greater Value, to the fame Ufes; was read the fecond Time.

Ordered, That the Bill be committed to a Committee: That they do examine the Allegations thereof; and report the fame, as it fhall appear to them, to the House: And it is referred to Mr Robinson, and the Members for the Counties of King William, York, James-City, and Isle of Wight.

A Bill, For Selling certain Lands, with a Water-Mill, and Slaves, of the Estate of Joseph Allen, Gent. deceased, for the Paiment of his Debts, was read the second Time.

Ordered, That the Bill be committed to the Committee who prepared it; and to M^r Macon, M^r Doran, and M^r Marrable: That they do examine the Allegations thereof; and report the same, as it shall appear to them, to the House.

Ordered, That the House be adjourned 'til To-morrow Morning, Ten o'Clock.

Wednesday,

Wednesday, September 15, 1736.

Ordered,

HAT Mr Crafford have Leave to be absent from the Service of the House 'til Tuesday next.

Upon a Motion, the House was called over, and the Names of the absent Members were again called over, and Excuses made for some of them, who

were absent without the Leave of the House; which were allowed.

Ordered, That Mr Daniel Pugh, Mr William Rafcow, and Mr Edward Digges, be taken into Cuftody of the Serjeant at Arms, for not attending their Duty in the Service of the House.

Mr Robinson presented to the House, according to Order, a Bill, for further amending the AA for amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Bill, to amend the Law in Relation to the Trial of Slaves committed for Capital Crimes, was read the fecond Time.

Ordered, That the Bill be ingrofs'd.

A Bill, for Confirming and better Securing the Titles to Lands in the Northern Neck, held under the Right Honourable Thomas, Lord Fairfax, Baron of Cameron, in that Part of Great-Britain, called Scotland; was read the second Time.

Ordered, That the Bill be ingross'd.

A Bill, For the Relief of certain Perfons, who were Sufferers in the Lofs of the Records of the County of Nanfemond; was read the second Time.

Ordered, That the Bill be ingroffed.

A Bill, for the better regulating and colleding certain Officers Fees; and for other Purpofes therein mentioned, was read the fecond Time; and an Amendment was propos'd; which, upon the Question put, was disagreed to, and several other Amendments were made to the Bill, at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

Mr Carter, from the Committee, to whom the Treafurer's Accounts were referred, reported, That they had had the faid Accounts under their Confideration; and had agreed upon a Report; which he read in his Place; and afterwards delivered in at the Table.

A Motion was made, that it be an Inftruction to the Committee for Public Claims, to deduct the Charge of Infpection of the Tobacco burnt in the Public Warehouse at *Gray*'s Creek, out of the Money, to be paid to the Owners thereof: And the Question put thereupon?

It paffed in the Negative.

A Bill, for the better Regulation of the Office of Surveiors of Land, and directing them in their Duty, was read the second Time.

Ordered, That the Bill be ingroffed.

M^r Blair, from the Committee for Public Claims, reported, That the Committee had examined and confidered all the Public Claims which had been laid before them this Seffion; and agreed upon a Report; which they had entered in a Book; and he delivered the Book in at the Table.

Mr Robinson presented to the House, according to Order, a Bill, for the Relief of divers of the Inhabitants of the Parishes of Raleigh, and Dale; and the Inhabitants of the

County of Orange: And alfo,

A Bill, to prevent the Retailing of ftrong Liquors in the Town of York, in fmall Quantities; and the same were received, and severally read the first Time.

Ordered, That the Bills be read a fecond Time.

A Meffage from the Council, by Mr Robertson.

That they have made feveral Amendments to the Bill, intituled, An Aâ, to declare who shall have a Right to vote in the Election of Burgesses to serve in the General Assembly, for Counties; and for preventing fraudulent Conveiances, in order to multiply Votes at such Elections.

Also to the Bill, intituled, An Ad, for laying a Duty upon Liquors imported by Land; and better securing the Duty upon Slaves; and for other Purposes therein mentioned.

And that they have also made an Amendment to the Bill, intituled, An AA, for preventing Persons contracting small Debts, to remove their Effects out of the County where they reside; and for allowing a Lawyer's Fee, in some Cases, upon Recoveries had upon Petitions: To which they desire the Concurrence of this House.

Ordered, That it be an Inftruction to the Committee, to whom it is referred, to prepare and bring in a Bill, for altering the Method of providing for the Paffage of the Eaftern Shore Burgeffes over the Bay; that they have Power to receive a Claufe or Claufes, for leffening the Paiments to Witneffes attending at County Courts; and to make Provifion for the Paiment of Witneffes furnmoned to attend the Governor and Council.

The House proceeded to the Consideration of the Message from the Council, in Reation to their Amendments to the Bill, intituled, An Aâ, for the better Regulation of the Militia; and agreed to several Amendments, which they before had disagreed to, and insist on their Disagreements to Five only.

Refolved, That a Conference be defired with the Council, upon the fubject Matter

of the faid Amendments.

Ordered, That the following Members be appointed to manage the faid Conference.

M^r Robinfon, M^r Acrill M^r Gorbin, M^r Waring,

M^r Conway, M^r Allen, and M^r Randolph, M^r Burwell.

And that a Meffage be fent to the Council, to defire a Conference; and to acquaint them, that the House have appointed Eight of their Members to meet such of their Members as they shall appoint: And that Mr Robinson go up with the Message.

Ordered, That the faid Managers do draw up Heads of the Reasons why the House cannot agree to the said Amendments to be delivered at the Conference; and report the same to the House, To-morrow.

Ordered, That the House be adjourned 'til To-morrow Morning, Ten o'Clock.

Thursday, September 16, 1736

HE House being informed, that Mr Edward Digges, and Mr Daniel Pugh, attended in Custody,

Ordered, That they be discharged out of Custody, paying Fees.

Mr Robinfon reported, That the Perfons appointed, had, according to Order, drawn up the Heads of the Reafons, why the House cannot agree to the Amendments infifted on, by the Council, to the Bill, for the better Regulation of the Militia, to which this House infift on their Disagreement; which he read in his Place; and afterwards delivered in at the Table, where they were again read, and with an Amendment, agreed to by the House, as follows, viz.

A better Regulation of the Militia, being one of the principal occasions mentioned in the Governor's Speech, for calling this General Affembly, the House of Burgesser prepared and passed a Bill, which, in their Opinion, was better adapted to the Circumstances of the People of this Colony, than any Laws heretofore made upon the same Subject, particularly in the Provision that is now made for arming the poorer Sort; which never could be effected by any of the Methods before enacted for that Purpose.

The Policy of former Laws has been, to lay high Fines upon all Perfons lifted, failing to appear at Mufters armed and accoutred, in the Manner therein directed; yet, after Thirty Years Experience, the Militia generally throughout the Country, remain in the fame defenceless State: For tho' many Fines have been levied in fome Counties, for not appearing with Arms, they have not been applied to any good Purpose, and only disabled the poor Delinquent the more to furnish himself. But since the passing of the last Act, for regulating the Militia, in the Year 1723, most of the Officers have totally neglected the the training their Men by Musters, and to hold Court-Martials, meerly out of Compassion to the Poor, who remain still unarmed, and to avoid imposing the high Fines which must otherwise have been levied upon them.

Therefore, this House of Burgesses have, in the Bill now depending, raised a Tax of Six Pence per Poll upon Negros, for Two Years, to be applied to the providing of Arms; which they conceive to be the most equal Way, and the first Step, that has ever been taken, towards removing the principal Mischief that has hindered and discouraged the improving the Militia of this Country for so many Years. In the other Parts of the Bill, they have, in great Measure, followed the Plan of former Laws; and only avoided such Clauses, as they know by Experience to have been sound unequal, and to have given great Occasion to Complaints, as to the Manner of their Execution; making a new Provision for sending out Patrollers to visit Negro Quarters, and obliging People to go armed to Church at certain Seasons; the want of which, has been long complained of.

When the Bill came under the Confideration of the Council, they made Amendments, which were many and various; to feveral of which, the Burgesse agreed with fome Amendments, and disagreed to others; and the Council have receded from some of them, which were of little or no Moment, but insist on the rest. And the Burgesse have since agreed to some of them, not because they have changed their Opinions, or thought them more expedient, or likely to make the Bill better; but to draw the Matter in Dispute, to a narrow Compass.

And now the points in Difference, are reduced to the following Particulars:

Firft, The Bill provides, that the Arms to be furnished by the Tax, shall be distributed by the Courts-Martial. The Council's Amendment, lodges that Power solely in the County-Lieutenants, or Chief Commanding Officers of the Militia: To which, the Burgesse cannot agree, because it may be a Matter of Difficulty, to be well informed of the properest Persons to whom those Arms ought to be distributed; and many Lieutenants, not residing in the Counties under their Command, must be strangers to the Circumstances of most of the People, or at least, cannot be so well acquainted with them, as the Field Officers and Captains met together, who must needs know every Body in their Lists.

Secondly, the Bill provides, that Patrollers shall be exempted, for their own Perfons, from all Levies. And the Council's Amendment, would strike that out: But the Burgesse consider that Service, as a Matter of so great Trouble, Fatigue, and Danger to their Healths, that they debated for some Time, how they might pay them suitably to the Merit of their Service: But fearing it might prove too great a Burthen, they thought they could do no less, than give them this small Encouragement, which, perhaps, may amount to about Sixty Pounds of Tobacco per Annum, to each Person: And this in deed, is no great Matter, but the Burgesses will not recede from it.

Thirdly, The Bill impowers the Court-Martial to chuse their own Clerk, and to pay him at their Discretion. The Council would have him appointed by the Lieutenant of the County, and settle his Salary at 500 lbs. of Tobacco per Annum: But the Burgesses having observed, that these Clerks have, by all former Laws, been appointed by the Court, can see no Reason to change the Method, but still think the Power properly lodged with them; and they decline establishing the Salary propos'd, because they conceive, it may often prove unequal, seeing 500 lbs. of Tobacco will, sometimes be more, and sometimes less, than the Service is worth.

Fourthly,

Fourthly, The Bill leaves a Power in the Court-Martial, to put fuch Orders as are made for Fines in Execution, by delivering them into the Sherif's Hands, to be received or levied by Diftrefs, in Cafe of Non-paiment. The Council would give a Power to the County-Lieutenants, to control all their Acts, and would have no Fines levied, without the Warrant of the Lieutenant, or other chief Officer: But the Burgeffes confider, that this Power, in the Lieutenants of Counties, has heretofore been much abufed, and, in fome Inftances, exercifed very partially, and for that Reafon, they cannot agree to the Amendment; nor can they fee any Reafon, why any Fines ordered by the Court, upon due Deliberation and Confideration of the Excufes made by the Parties, fhould be remittted by the fecret Will and Pleafure of one Member only, efpecially now, fince the Fines are fo much moderated.

Fifthly, The Bill obliges the Captains to muster, at least Four Times a Year, and limits the Number of Fines to Five Times. The Council would have Musters Twelve

Times, and Delinquents fined, not exceeding Thirteen Times a Year.

And the Burgeffes are very fenfible, That frequent Exercifing will train Men, and make them more fit for Service, in lefs Time than probably can be expected from the Bill, as it now ftands: Yet, fince the People have never before been obliged to mufter oftner than is now directed, and all Mufters have, in great Meafure, ceafed for near Fifteen Years paft, the Burgeffes cannot agree on a fudden, to increase the Burthen to Three Times the Number; but defire fome Trial may be made of the Method prefcribed by this, and former Laws. For tho' No-body can be fined oftner than Five Times a Year, for being abfent from Mufters, yet the Captains have Power to call them together oftner, if they pleafe; and the Burgeffes doubt not, but they will be generally obey'd; and the training and exercifing of the greater Part, will be as ufeful, as if the whole Troop had met together.

Thefe are the Reafons, which have induced the Burgeffes to difagree to the Amendments in Debate between them, and the Council; and whether they will have any great Weight or not, the Burgeffes perfuade themfelves, if the Bill fhould mifcarry, thro' the Difference of Opinions upon thefe Heads, they shall have acquitted themfelves; and leave it to the Council to confider, whether they think it beft, to let a Law, confeft to be useles in many Particulars, remain in Force, rather than pass this Bill; which, as to most of the Points in Dispute, is agreeable to that Law, as it now stands.

A Petition of *Thomas Roy*, in Cuftody of the Serjeant at Arms, was prefented to the House, and read; praying, that he may be heard, and Witnesses may be examined, touching his Behaviour, in relation to the late Controverted Election of Burgesses to serve in this present General Assembly, for the County of *Caroline*.

Ordered, That the faid Petition be refer'd to the Confideration of the Committee of Privileges and Elections: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with there [their] Opinion thereupon, to the House.

A Bill, intituled, An Act to amend the Law, in Relation to the Trial of Slaves, committed for Capital Crimes, was read the third Time; and the Blanks in the Bill, filled up at the Table.

Refolved, That the Bill do país.

Ordered, That M^{*} Acrill do carry the Bill to the Council, and defire their Concurrence. The House being informed, That M^{*} William Rascow attended in Custody,

Ordered, That he be discharged out of Custody, paying Fees.

A Meffage from the Council, by Mr Robertson:

That they have made feveral Amendments to the Bill, intituled, An Ad, for the better Direction of Officers, in the Sale of Goods, or other Things, taken in Execution, or distrained for Rent.

And also, to the Bill, intituled, An AA, for appointing certain new Public Ferries; fettling the Rates of feveral County Ferries; and altering feveral Court Days: To which they defire the Concurrence of this House.

And that they have agreed to the Bill, intituled, An Aâ for amending the Aâ, intituled, An Aâ, for building a Bridge over Nottoway River, without any Amendment.

A Bill, intituled, An Ad, for the better Regulation of the Office of Surveiors of Lands;

and directing them in their Duty, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That Mr Robinson do carry the Bill to the Council; and defire their Concurrence.

A Bill, intituled, An Act, for confirming and better fecuring the Titles to Lands in the Northern-Neck, held under the Right Honourable Thomas, Lord Fairfax, Baron of Cameron, in that Part of Great-Britain, called Scotland; was read the third Time.

Refolved, That the Bill do pass.

Ordered, That M. Fitzhugh do carry the Bill to the Council; and defire their Concurrence.

Mr Robinfon from the Committee, to whom the Bill, to dock the Entail of certain Lands, whereof Lewis Burwell, Efq; is feifed; and for fettling other Lands of greater Value to the fame Ufes, was committed, reported, That they had made an Amendment to the Title, and feveral Amendments to the Body of the Bill; and gone thro' the fame, and examined the Allegations thereof, which with those Amendments, they found to be true; and he read the Amendments in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table, where the Amendments were again read: And, upon the Question severally put, agreed to by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

A Meffage from the Council, by Mr Robertson:

That they agree to the Conference defired by this House, upon the subject Matter of the Amendments by them proposed, to the Bill, intituled, An Aâ, for the better Regulation of the Militia; to which this House have disagreed; and have appointed Four of their Members, Managers, who are now ready to meet the Conference of this House, in the Conference Chamber.

And the Managers appointed by the House, went up to attend the Conference accordingly.

A Bill, intituled, An Act, for Relief of certain Perfons who were Sufferers in the Lofs of the Records of the County of Nanfemond, was read the third Time.

Refolved, That the Bill do pass.

 $\mathit{Ordered}$, That M^r $\mathit{Reddick}$ do carry the Bill to the Council; and defire their Concurrence.

A Bill, for the Relief of divers of the Inhabitants of the Parishes of Raleigh, and Dale;

and the Inhabitants of the County of Orange; was read the fecond Time.

Ordered, That the Bill be committed to the Committee, who prepared it: That they do examine the Allegations thereof; and report the fame, as it fhall appear to them, to the House.

A Bill, for further amending the Aâ, for amending the Staple of Tobacco; and for preventing Frauds in his Majesty's Customs, was read the second Time; and several Amendments were proposed; which, upon the Question put, were disagreed to, and other Amendments were made to the Bill at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

A Meffage from the Council, by Mr Robertson:

That they defire an immediate Conference upon the fubject Matter of the last Conference; and that their Managers are now ready in the Conference Chamber.

Accordingly the Managers of the House went up; and being returned, Mr Robinfon reported, That they had met Four of the Members of the Council in the Conference Chamber, and laid before them the Reasons why this House cannot agree to all the Amendments insisted on, by the Council, to the Bill, for the better Regulation of the Militia; and that they said, They would lay those Reasons before the Council: And at the fecond Meeting, they were told by the Managers of the Council, That tho' the Council had good Reafons to oppose to the Reafons offer'd by this House, for their Disagreement to their Amendments; yet, in Regard to the Public Good, they did recede from those Amendments, except the last, which they still insist on.

Refolved, That this House doth adhere to their last Reason for their Disagreement

to those Amendments.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House doth adhere to their last Reason for their Disagreement to the said Amendments; and have sent back the Bill, for them to do upon it what they think sit: And that Mr Robinson go up with the Message.

The House proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, An Ad, for appointing certain new Public Ferries; settling the Rates of several County Ferries; and altering several Count Days; and the Amendments were read, and the Two sirst were agreed to, and the rest disagreed to, by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have agreed to Two, and disagreed to the rest of the said Amendments, and desire they will pass the Bill, with the Amendments agreed to, by this House: And that Mr Corbin go up with the Message.

Ordered, That the House be adjourned 'til To-morrow Morning, Ten o'Clock.

Friday, September 17, 1736.

R. Boush presented to the House, according to Order, a Bill, to confirm the Charter of the Borough of Norfolk; and for enlarging the Jurisdiction of the Court of Hustings in the City of Williamsburg; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Conway, from the Committee of Privileges and Elections, reported, That the Committee had had under their Confideration, the Petition of Thomas Roy, in Cuftody of the Serjeant at Arms, with the Certificate thereto annex'd, containing a Character of the faid Roy, to them referred; and had heard the faid Roy, and his Witneffes, upon the Matter of the faid Petition; and were come to a Refolution thereupon; which he read in his Place; and afterwards delivered in at the Table, where it was again read, as follows.

Refolved, That it is the Opinion of this Committee, That the faid Thomas Roy be difcharged out of Cuftody, paying Fees.

And the Refolution being read a fecond Time, a Debate arose thereupon; and the Question was put, That the said Report be committed for a fuller State of the Evidence?

It passed in the Negative.

Then the Question was put, that the House do agree with the faid Committee in the said Resolution?

Refolved in the Affirmative.

Ordered, That the faid Thomas Roy be discharged out of Custody, paying Fees.

Mr Conway, also reported from the said Committee, That the Committee had had under their Confideration, the Returns of the several Writs, for Electing a Burgess for the County of Caroline, in the room of Mr Jonathan Gibson, whose former Election was declared void; for Electing a Burgess for the County of Prince William, in the room of Mr Thomas Osborne, lately expelled, and disabled to fit in this House; and for Electing Two Burgesses for the County of Hanver, to serve in this present General Assembly; and that the first mentioned Return is made in the Form prescribed by Law; and the Two other Returns are not made in the Form prescribed by Law.

Ordered, That the Returns of the faid feveral Writs, for Electing a Burgess for the County of Prince William; and for Electing of Burgesses for the County of Honover, be amended by the Clerk at the Table. And they were amended accordingly.

 M^r

Mr Robinson, from the Committee, to whom the Bill, to impower the Vestries of the Parishes of St. John, in the County of King William, and the Parish of Warwick, in the County of Warwick, to sell several Parcels of Glebe Land therein mentioned, and to purchase better and more convenient Glebes, in Lieu thereof, was committed, reported. That they had examined the Allegations of the Bill, and found the same to be true; and had gone thro' it, and made an Amendment to the Title, and several Amendments to the Body of the Bill; which they directed him to report; and he read the Amendments in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table, where the Amendments were twice read: And, upon the Question severally put, agreed to by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

Mr Acrill, from the Committee, to whom the Bill, for felling certain Lands, with a Water-Mill, and Slaves, of the Estate of Joseph Allen, Gent. deceased, for the Paiment of his Debts, was committed, reported, That they had examined the Allegations of the Bill, and found the same to be true; and that the Committee had gone thro' the Bill; and had directed him to report the same to the House, without any Amendment; and he delivered the Bill in at the Table.

Ordered, That the Bill be ingroffed.

Mr Fitzhugh mov'd for Leave to present a Bill, for the further Regulating the Paiment of the Burgeffes Wages; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Message from the Council, by Mr Robertson:

That they have made feveral Amendments to the Bill, intituled, An At, for the better Regulation of the Office of Surveiors of Land; and directing them in their Duty:

And that they have made an Amendment to the Bill, intituled, An Ad, for confirming and better fecuring the Titles to Lands in the Northern-Neck, held under the Right Honourable Thomas, Lord Fairfax, Baron of Cameron, in that Part of Great-Britain, called Scotland: To which they defire the Concurrence of this House:

And that they have passed the Bill, intituled, An Aâ, for appointing certain new Public Ferries; settling the Rates of several County Ferries; and altering several Court Days, with the Amendments agreed to by this House:

And also, the Bill, intituled, An AA, for Relief of certain Persons who were Sufferers in the Loss of the Records of the County of Nansemond, without any Amendment.

A Bill, intituled, An Aâ, for better regulating and collecting certain Officers Fees; and for other Purpofes therein mentioned, was read the third Time.

Refolved, That the Bill do pais.

 $\it Ordered$, That M^r $\it Robin fon$ do carry the Bill to the Council; and defire their Concurrence.

A Petition of Mr Dennis McCarty, was prefented to the Houfe, and read, complaining of an undue Election and Return of Mr Peter Hedgman, to ferve as a Burgefs in this prefent General Affembly, for the County of Prince William; fetting forth, That the faid Hedgman, and Mr John Mercer, whilft the Poll was taking, ufed many undue Practices, to prevent the Petitioner from being returned; and the faid Mercer forced many Freeholders to vote for the faid Hedgman, who would have voted for the Petitioner; that the faid Hedgman called for his Sword, and threatened to run the Sheriff through, for reproving the faid Mercer for his Mifbehaviour: That the Petitioner has a greater Number of legal Votes upon the Poll, than the fitting Member, and many more Freeholders were coming to poll for the Petitioner, who were depriv'd of their Votes, the faid Hedgman obliging the Sheriff to clofe the Poll, and return him duly Elected, and promifing to indemnify him for fo doing; and praying, that the Merits of the faid Election may be heard before the Houfe; and if determined in his Favour, that he may be declared duly elected.

Ordered, That the faid Petition, be referred to the Confideration of the next Seffion of Affembly.

A Bill, intituled, An Aâ, for the further amending the Aâ, for amending the Staple of Tobacco; and for preventing Frauds in his Majesty's Customs, was read the third Time.

Refolved, That the Bill do país.

Ordered, That M. Blair do carry the Bill to the Council; and defire their Concurrence.

A Bill, intituled, An A&, to dock the Entail of certain Lands, whereof Lewis Burwell, Efg; is feifed; and for fettling other Lands and Slaves, of greater Value, to the fame Ufes, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That Mr Acrill do carry the Bill to the Council; and defire their Concurrence.

Mr Acrill prefented to the House, according to Order, a Bill, for obliging Persons to serve the Time they shall be bound for by their Indentures, tho' such Persons be under the Age of Twenty One Years, at the Time of such binding; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

The House proceeded to the Consideration of the Amendments propos'd by the Council, to the Bill, intituled, An Aâ, for laying a Duty upon Liquors imported by Land; and better securing the Duty upon Slaves; and for other Purposes therein mentioned; and the Amendments, were read, and with Amendments to some of them, agreed to by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have agreed to the Amendments by them proposed to the faid Bill, with Amendments to some of them: To which they desire their Concurrence.

Mr Edmunds prefented a Petition of fundry Inhabitants of the Parish of Lawn's Creek, in the County of Surry, praying, to be enabled to fell their Glebe, and to purchase another more convenient; and pray'd, that the same might be received: And the Question was put thereupon. The House divided. The Noes go forth.

Noes, 22.

The Speaker, Yea. And fo, it was

And fo, it was refolved in the Affirmative.

Then the Petition was read.

Refolved, That the faid Petition be rejected.

Yeas, 22.

The House proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, An AA, to declare who shall have a Right to vote in the Election of Burgesses, to serve in the General Assembly, for Counties; and the Amendments were read, and the second and last Amendments were agreed to, and the rest disagreed to by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have agreed to the second Amendment by them proposed, and to the last Amendment, for striking out the last Clause of the said Bill; and to all the rest of their Amendments the House have disagreed; and defire they will pass the Bill, with the Amendments agreed to by this House: And that Mr Conway go up with the Message.

The House also proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, An Aâ, for preventing Persons contrading small Debts, to remove their effects out of the County where they reside, and for allowing a Lawyer's Fee, in some Cases, upon Recoveries had upon Petitions; and the Amendments were read, and agreed to by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have agreed to the Amendments by them propos'd to the faid Bill: And that M^r Mc-

Carty go up with the Message.

The House also proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, An Aâ, for amending the Aâ, intituled, An Aâ, for the better Direction of Officers, in the Sale of Goods, or other Things, taken in Execution, or

distrained

distrained for Rent; and the Amendments were read; and some of them were agreed to, without Amendments; and others, with Amendments; and the rest were disagreed to, by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have agreed to some of the Amendments by them propos'd to the faid Bill, without Amendment; and to others, with Amendments; and to the reft of their Amendments, the House have disagreed; and defire they will pass the Bill, with the Amendments, agreed to by this House: And that Mr Fitzhugh go up with the Message.

A Meffage from the Council, by Mr Robertfon:

That they have agreed to the Bill, intituled, An AA, to declare who shall have a Right to vote in the Election of Burgesses to serve in the General Assembly, for Counties; and for preventing fraudulent Conveiances, in order to multiply Votes at such Elections, with the Amendments, in which this House have concurred.

Also, to the Bill, intituled, An A&, for laying a Duty upon Liquors imported by Land; and better securing the Duty upon Slaves; and for other Purposes therein mentioned, with the Amendments made by this House to their Amendments.

And to the Bill, intituled, An Ad, for better regulating and collecting certain Officers Fees; and other Purposes therein mentioned, without any Amendment.

Ordered, That Mr Beverley have Leave to go Home.

Ordered, That Mr Acrill have Leave to be absent from the Service of the House, 'til Monday next.

A Bill, to prevent the Retailing of strong Liquors in the Town of York, in small Quantities, was read the second Time; and several Amendments were made, and the Blanks in the Bill filled up at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

Ordered, That the House be adjourned 'til To-morrow Morning, Ten o'Clock.

Saturday, September 18, 1736.

R. Robinson, from the Committee, to whom the Bill, for the Relief of divers of the Inhabitants of the Parishes of Raleigh, and Dale, and the Inhabitants of the County of Orange, was committed, reported, That they have examined the Allegations of the Bill, which they find to be true; so far as concerns the Parishes of Raleigh, and Dale, and the parish of Brittol: But as to what relates to the Counties of Orange, and Spotsylvania, it doth not sufficiently appear to them, that those Allegations are true; and that they had gone thro' the Bill, and made an Amendment to the Title, and in the Body of the Bill; which they had directed him to report; and he read the Amendments in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table, where the Amendments were read; and upon the Question severally put, agreed to by the House.

Ordered, That the Bill be ingroffed.

Mr Robinson presented to the House, according to Order, a Bill, for settling an Allowance to Witnesses attending the Council Board; leffening the Allowances to Witnesses in the County Courts; and altering the Method of providing for the Passage of the Eastern Shore Burgesses, to and from the General Assembly; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Bill, to confirm the Charter of the Borough of Norfolk; and for enlarging the Jurifdiction of the Court of Hustings in the City of Williamsburg, was read the second Time.

Ordered, That the Bill be ingroffed.

Mr Blair prefented to the House, according to Order, a Bill, for making Reparation for the Tobacco lately burnt in Gray's Creek Warehouse; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Bill, intituled, An Act to impower the Vestries of the Parish of St. John, in the County of King William, and Parish of Warwick, in the County of Warwick, to fell several Parcels of Glebe Land therein mentioned, and to purchase better and more convenient Glebes, in Lieu thereof, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That M^r Lyde do carry the Bill to the Council, and defire their Concurrence. A Bill, intituled, An AA, to prevent the Retailing strong Liquors in the Town of York, in small Quantities, was read the third Time.

Refolved, That the Bill do país.

Ordered, That M^{*} Digges do carry the Bill to the Council, and defire their Concurrence. A Bill, intituled, An Aâ, for felling certain Lands, with a Water-Mill, and Slaves, of the Eftate of Joseph Allen, Gent. deceafed, for the Paiment of his Debts, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That M^{*} Allen do carry the Bill to the Council, and defire their Concurrence. A Bill, for obliging Perfons to ferve the Time they fhall be bound for by Indentures, tho' fuch Perfons be under the Age of Twenty One Years, at the Time of fuch binding, was read the fecond Time; and an Amendment was made to the Title, and in the Body of the Bill, at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

Ordered, That the Title of the Bill, be, An AA, for obliging Apprentices to ferve the Time they shall be bound for by Indentures, notwithstanding their Infancy.

The House proceeded to the Consideration of the Amendment proposed by the Council, to the Bill, intituled, An Aâ, for consirming and better securing the Titles to Lands in the Northern Neck, held under the Right Honourable Thomas, Lord Fairfax, Baron of Cameron, in that Part of Great-Britain, called Scotland; and the Amendment was read, and with Amendments, agreed to by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have agreed to the Amendment by them proposed, to the said Bill, with some Amendments; to which they desire their Concurrence: And that Mr Fitzhugh go up with the Message.

The House also proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, An Aâ, for the better Regulation of the Office of Surveiors of Land; and directing them in their Duty; and the Amendments were read; and the first Amendment was disagreed to; and the rest were agreed to, by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have disagreed to the first, and agreed to the rest of their Amendments to the sail Bill; and desire they will pass the Bill, with the Amendments agreed to by this House: And that Mr Randolph go up with the Message.

A Meffage from the Council, by Mr Robertson:

That they have agreed to the Amendments proposed by this House, to their Amendments to the Bill, intituled, An Aâ, for amending the Aâ, intituled, An Aâ, for the better Direction of Officers in the Sale of Goods, or other Things, taken in Execution, or distrained for Rent; and that they do recede from their Amendments, to which this House have disagreed.

That they have passed the Bill, intituled, An Ad, for preventing Persons contracting small Debts, to remove their Effects out of the County where they reside; and for allowing a Lawyer's Fee, in some Cases, upon Recoveries had upon Petitions.

That they have agreed to the Amendments proposed by this House, to their Amendments to the Bill, intituled, An AA, for confirming and better fecuring the Titles to Lands in the Northern Neck, held under the Right Honourable Thomas, Lord Fairsax, Baron of Cameron, in that Part of Great-Britain, called Scotland.

And to the Bill, intituled, An Aâ, to dock the Entail of certain Lands, whereof Lewis Burwell, Efg. is feifed, and for fettling other Lands and Slaves, of greater Value, to the fame Ufes, without any Amendment.

A Bill, for further regulating the Paiment of the Burgeffes Wages, was read the fecond Time

Refolved, That the Bill be committed.

Ordered, That it be committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee; and after some Time spent therein, Mr Speaker resum'd the Chair: And Mr Corbin reported, from the Committee, That they had had the said Bill under their Consideration, and gone thro' the same; and had alter'd the Title, and the whole Body of the Bill, and had prepared a new Bill; which they desired him to report; and he delivered the Bill in at the Table, where the same was read.

And a Motion was made to infert a Clause, for paying the Burgesses from the Eastern Shore, the same Wages, as are allowed by Law, to the other Burgesses: And the Ouestion put thereupon?

It paffed in the Negative.

Ordered, That the Bill be ingroffed.

A Message from the Council, by Mr Robertson:

That they have agreed to the Bill, intituled, An AA, to impower the Veftries of the Parish of St. John, in the County of King William, and the Parish of Warwick, in the County of Warwick, to fell several parcels of Glebe Land therein mentioned, and to purchase better and more convenient Glebes, in Lieu thereof.

Alfo, to the Bill, intituled, An Ad, to prevent the Retailing of strong Liquors, in the

Town of York, in fmall Quantities.

And also, to the Bill, intituled, An Ad, for felling certain Lands, with a Water Grift-Mill and Slaves, of the Estate of Joseph Allen, Gent. deceased, for the Paiment of his Debts, without any Amendment.

That they have made some Amendments to the Bill, intituled, An Act, for the further amending the Act, for amending the Staple of Tobacco, and for preventing Frauds

in his Majefty's Cuftoms; to which they defire the Concurrence of this House.

Mr Robinfon, from the Committee of Propositions and Grievances, reported, That the Committee had had under their Confideration, a Proposition of diverse of the Inhabitants of that Part of Wiccocomo Parish, which lies in the County of Lancaster, praying, in Regard of sundry Inconveniences they labour under, to be annexed to the County of Northumberland; and had come to a Resolution thereupon; which he read in his Place; and afterwards delivered in at the Table, where it was again read, and agreed to by the House, as follows:

Refolved, That the faid Proposition is not legally certified, and that therefore the

fame be rejected.

Mr Robinson also reported, from the said Committee, That they had also had under their Consideration, a Proposition from the County of Richmond, for settling the Bounds between that County, and the Counties of Westmoreland, and King George; and had come to a Resolution thereupon; which he read in his Place; and afterwards delivered in at the Table, where it was again read, and agreed to by the House, as follows:

Refolved, That the faid Proposition be referred to the Consideration of the next

Seffion of Affembly.

Ordered, That Mr Fitzhugh have Leave to go Home upon an extraordinary Occasion.
Ordered, That the House be adjourned 'til Monday Morning, Ten o'Clock.

Monday, Sept. 20, 1736.

HE House proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, An Aâ, for further amending the Aâ, for amending the Staple of Tobacco, and for preventing Frauds in his Majesty's Customs; and the Amendments were read, and the first Amendment was disagreed to; and the other Amendments agreed to by the House.

Ordered,

Ordered, That a Message be sent to the Council, to acquaint them, That this House cannot agree to their first Amendment; but do agree to the other Amendment by them propos'd, to the said Bill; and desire they will pass the Bill, with the Amendment agreed to by this House.

A Message from the Council, by Mr Robertson:

That they do not infift on the Amendment by them propos'd to the Bill, intituled, An Aâ, for further amending the Aâ, for amending the Staple of Tobacco, and for preventing Frauds in his Majefty's Cuftoms; to which this House have disagreed; but have passed the Bill, with the Amendments agreed to, by this House.

And that they do infift on their Amendments to the Bill, intituled, An Aâ, for the better Regulation of the Office of Surveiors of Land, and directing them in their Duty; to which this House have disagreed; and desire they will pass the Bill, with that Amendment.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House cannot agree to their Amendments to the said Bill, which they insift on; but do agree to strike out the whole Clause, in which that Amendment is proposed to be made: And that Mr Randolph go up with the Message.

The House proceeded to the Consideration of the Book of Claims; and the same was read thro', and several Amendments were made to the Book, by the House.

A Meffage from the Council, by Mr Robertson:

That they have agreed to the Amendments proposed by this House, instead of their Amendments to the Bill, intituled, An Aâ, for the better Regulation of the Office of Surveiors of Land; and directing them in their Duty; and have pass'd the Bill, with the Amendments; to which this House have agreed.

A Bill, intituled, An Ad, for obliging Apprentices to ferve the Time they shall be bound for by Indentures, notwithstanding their Infancy, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That Mr Acrill do carry the Bill to the Council; and defire their Concurrence.

A Bill, intituled, An A&, to confirm the Charter of the Borough of Norfolk; and for enlarging the Jurifdiction of the Court of Hustings, in the City of Williamsburg, was read the third Time.

Refolved, That the Bill do país.

Ordered, That Mr Blair do carry the Bill to the Council; and defire their Concurrence.

A Bill, intituled, An Act, for the Relief of divers of the Inhabitants of the Parishes of Raleigh, and Dale, was read the third Time.

Refolved, That the Bill do país.

 $\mathit{Ordered},$ That M^r Booker do carry the Bill to the Council; and defire their Concurrence.

A Bill for fettling an Allowance to Witneffes attending the Council Board; leffening the Allowances to Witneffes in the County Courts; and altering the Method of providing for the paffage of the Eaftern Shore Burgeffes, to and from the General Affembly, was read the fecond Time; and an Amendment made to the Title, and in the Body of the Bill.

Ordered, That the Bill be ingroffed.

Ordered, That the Title of the Bill, be An Aâ, for leffening the Allowances to Witneffes in the County Courts; and altering the Method of providing for the Paffage of the Eastern Shore Burgeffes, to and from the General Affembly.

A Bill, for making Reparation for the Tobacco lately burnt at *Gray's Creek* Warehouse, was read the second Time, and an Amendment was proposed; which, upon the Question put, was disagreed to by the House.

Ordered, That the Bill be ingroffed.

Ordered, That a Committee be appointed to examine the inrolled Bills; and it is referred to M^r Robinson, M^r Allen, M^r Turner, M^r Aylett, M^r Acrill, and M^r Buckner.

Ordered,

Ordered, That a Committee be appointed for proportioning the Public Levy, of the following Perfons:

Mr Conway,

Mr Eaton,

Mr Price,

Mr Waring, and

Mr Blair,

Mr Edmunds.

Ordered, That the House be adjourned 'till To-morrow Morning, Ten o'Clock.

Tuesday, Sept. 21, 1736.

HE Allowances to the feveral Officers of the General Affembly, were fettled by the Houfe, and inferted in the Book of Claims.

Ordered, That M^r Blair do carry the Book of Claims to the Council, and defire their Concurrence; and that he also attend the Governor, and defire his Assent.

Mr Acrill reported, That the Perfons appointed, had, according to Order, prepared and drawn up a State of the Duty upon Slaves, and the feveral Paiments that had been made, with the Amount thereof; and also of the Deficiencies of that Duty; and had agreed upon a Report; which he read in his Place; and afterwards delivered in at the Table, where it was again read.

Ordered, That fuch Parts of the faid Accounts, as Mr Speaker shall think necessary,

be printed.

A Bill, intituled, An AA, for paying the Wages of the Burgeffes in Money, for this prefent Seffion of Affembly, was read the third Time.

Refolved, That the Bill do país.

Ordered, That Mr Corbin do carry the Bill to the Council; and defire their Concurrence.

A Bill, intituled, An AA, for leffening the Allowances to Witneffes in the County Courts; and altering the Method of providing for the Paffage of the Eastern Shore Burgeffes, to and from the General Affembly, was read the third Time.

Refolved, That the Bill do país.

Ordered, That Mr Conway do carry the Bill to the Council; and defire their Concurrence.

A Bill, intituled, An Ad, for making Reparation for the Tobacco lately burnt in Gray's Creek Warehoufe, was read the third Time.

Refolved, That the Bill do país.

Ordered, That M^r Blair do carry the Bill to the Council; and defire their Concurrence.

The House was informed, That M^r Alexander Ker has made several Encroachments upon the Capitol Square, particularly in setting a Brick-Kiln upon the Capitol Bounds.

Ordered, That the Directors of the City of Williamsburg, take Care to remove the Nufance of the faid Brick-Kiln that is preparing to be burnt near the Capitol.

Refolved, That the Salary to the keeper of the Capitol, be paid Yearly by the Treasurer, upon the Governor's Warrant.

The House proceeded to the Consideration of the Report, upon the Treasurer's Accounts, and the same was read; by which it appears, that the Ballance remaining in his Hands, is Two Thousand One Hundred and Twenty Six Pounds Eighteen Shillings: And the Treasurer's Accounts, with a Duplicate, were passed by the House.

Ordered, That Mr Acrill do carry the faid Accounts and Duplicate to the Council,

in order to their being passed by them.

A Meffage from the Council, by Mr Robertson:

That they have agreed to the Book of Claims, without any Alteration.

Mr Blair reported, That he had according to Order, attended the Governor; and that he was pleas'd to give his Affent to the Book of Claims.

A Message from the Council by Mr Robertson:

That they have agreed to the Bill, intituled, An Aâ, for paying the Wages of the Burgeffes in Money, for this prefent Session of Assembly.

Also, to the Bill, intituled, An Ad, for obliging Apprentices to serve the Time they

fhall be bound for by Indentures, notwithftanding their Infancy.

Also, to the Bill, intituled, An Act, for the Relief of divers of the Inhabitants of the Parishes of Raleigh, and Dale.

Also, to the Bill, intituled, An Act, for making Reparation for the Tobacco lately

burnt in Gray's Creek Warehouse.

Also, to the Bill, intituled, An Act, to confirm the Charter of the Borough of Norfolk; and for enlarging the Jurisdiction of the Court of Hustings, in the City of Williamsburg.

Also, to the Bill, intituled, An Ad, for lefsening the Allowances to Witnesses in the County Courts; and altering the Method of providing for the Passage of the Eastern Shore Burgesses, to and from the General Assembly, without any Amendments.

And that they have passed the Treasurer's Accounts.

Ordered, That a Bill be prepared for raifing a Public Levy: And that the Committee

appointed to proportion the Public Levy, prepare and bring in the fame.

A Motion was made, That it be an Inftruction to the faid Committee, that they have Power to receive a Clause to be inserted in the faid Bill, to provide for the Paiment of Patrollers, and the Question put thereupon?

It paffed in the Negative.

Ordered, That the House be adjourned 'til To-morrow Morning, Ten o'Clock.

Wednesday, Sept. 22, 1736.

R. Conway prefented to the House, according to Order, A Bill, for raising a Public Levy; and for other Purposes therein mentioned; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Bill, for raifing a Public Levy; and for other Purposes therein mentioned, was read the second Time.

Ordered, That the Bill be ingroffed.

Upon a Motion in Behalf of M^r Jonathan Gibfon, to know the Pleafure of the House, whether he shall be paid for the Time he was absent to attend the Examination of Witnesses, in Relation to the late Controverted Election for the County of Caroline?

Refolved, That the faid Mr Gibson be paid for his Attendance to the Time he was

voted unduly elected.

Upon a Motion, in Behalf of Mr James Ball,

Refolved, That he be paid for the Time of this whole Seffion, notwithftanding his Absence for some Time, occasioned by Sickness.

Mr Robinson, from the Committee of Propositions and Grievances reported, That the Committee had, according to Order, prepared an Address to His Majesty; which he read in his Place; and afterwards delivered in at the Table, where it was again read, and agreed to, by the House.

Ordered, That the faid Address be fairly transcribed, and a Blank left for the Council; and that M. Robinson go up to the Council with the said Address, and desire their

Concurrence.

A Bill, intituled, An Ad, for raifing a Public Levy; and for other Purposes therein mentioned, was read the third Time.

Refolved, That the Bill do país.

Ordered, That the Bill be carried up to the Council, with the Book of Proportions, for their Concurrence.

Ordered, That the House be adjourned 'til To-morrow Morning, Ten o'Clock.

Thurfday,

Thursday, September 23, 1736.

R. Conway reported, That the Perfons appointed, had, according to Order, fettled the Proportions of the Public Levy, and ftated the fame in a Book; which he delivered in at the Table.

Mr Robinson reported, That the Persons appointed, had, according to Order, examined the inroll'd Bills, and rectified such Mistakes as had been sound therein; and that the same are truly inrolled.

Ordered, That M^r Robinfon carry the inroll'd Bills to the Council, for their Inspection.

Ordered, That all the Private Bills of this Seffion, be printed.

The House proceeded to the Consideration of the Book of Proportions; and the same was read, and agreed to by the House.

Ordered, That the feveral Sums of Tobacco that are left in Deposit, in the Book of Proportions, be fold by the Collectors respectively, for the best Price that can be got, by Way of Auction at their County Courts in July; and that they pay the Money arising from such Sale, to the Treasurer, for the Public Use.

A Meffage from the Council, by Mr Robertson:

That they agree to join with this House in the Address to the King, and have caus defined to be figured by the President; and that they have perused the inroll'd Bills, and are satisfied they are truly inrolled: Which said Address is in these Words;

To the King's most Excellent Majesty.

The Humble Address of the Council, and House of Burgesses, of Virginia.

E, Your Majefty's moft dutiful and loial Subjects, the Representatives of the People of Your Ancient Colony of Virginia, now met in a General Assembly, humbly approach Your Throne, to acknowledge the fingular Felicities of Your anspicious Reign, which we see flowing from the Wissom and good Policy of Your Administration to all Your Subjects, even to us the most remote of them: The happy Prospect You have lately given of a lasting and universal Peace, between the contending Powers of Europe, proves the Sufficiency and Delicacy of Your Measures, in bringing about so Difficult a Work, as that of reconciling the Various and Opposite Interests of so many formidable Powers, shews how evenly You hold the Ballance of Power, and makes the British Glory shine forth in its full Lustre: In the Contemplation of which great Events, We cannot but behold, with the utmost Pleasure, Your Majesty's Steadines and Constancy; directing every action to these good Ends, amidst the Noise and Clamour of a busy Faction, always complaining of they know not what, and placing Your Councils, which are far above their Capacity and Foresight, in a false Light.

PERMIT us further, to join in the common Joy of all Your Subfects, upon the Occasion of the late Happy Marriage of his Roial Highness the Prince of Wales, with one of the most Accomplished Princesses in Europe; whose Alliance brings Strength and a good Omen to the Protestant Cause; being not only Educated and Confirmed in the Principles of that Religion, but hath the honour to be descended from one of the most

Illustrious of the Primitive Reformers.

AND after this Congratulation, pardon us, Sir, if we lay before You, a Neceffity we find our felves under, of petitioning Your Majefty for a Supply of Arms for the poorer Sort of our Militia; without which, a great Part of them muft continue, as they now are, ufelefs and ineffective: But this we humbly fubmit to Your great Wifdom, Prudence, and Goodnefs; praying for a long Continuance of Your happy Reign over all Your Kingdoms and Dominions.

Ordered, That the faid Address be figned by the Speaker, in Behalf of this House.

Ordered.

Ordered, That the Speaker of this House employ Workmen to enlarge the Chamber of the Burgesses, and to make the same more commodious, before the next Session of Assembly.

A Message from the Council, by Mr Robertson.

That they have agreed to the Book of Proportions, and obtained the Governor's Affent; and that they have also agreed to the Bill, intituled, An AA, for raifing a Public Levy; and for other Purposes therein mentioned, without any Amendment.

A Meffage from the Governor, was delivered by Mr Robertson:

Mr Speaker,

The Governor commands the immediate Attendance of this House in the Council-Chamber.

Mr Speaker, with the House, went up accordingly: And the Governor was pleased to give his assent to the following Public and Private Bills:

An Act, for laying a Duty upon Liquors imported by Land, and better fecuring the

Duty upon Slaves; and for other Purposes therein mentioned.

An AA, to declare who shall have a Right to vote in the Election of Burgesses to serve in the General Assembly, for Counties; and for preventing fraudulent Conveiances, in order to multiply Votes at such Elections.

An Act, for further amending the Act, for amending the Staple of Tobacco; and for

preventing Frauds in his Majesty's Customs.

An Act, for obliging Apprentices to ferve the Time they shall be bound for by Indentures, notwithstanding their Infancy.

An Act, for altering the Laws now in force, for the Sale of Goods taken in Execution, or distrained for Rent; and for the better preventing the fraudulent Practices of Tenants.

An Act, for preventing Perfons contracting finall Debts, to remove their Effects out of the County where they refide; and for allowing a Lawyer's Fee, in some Cases, upon Recoveries had upon Petitions.

An A&, for the greater Ease and Encouragement of Sherifs.

An Act, for the better regulating and collecting certain Officers Fees; and other Purpofes therein mentioned.

An Act, to prevent cutting up Tobacco Suckers.

An Act, for regulating Fees and Accounts of the Practifers in Physic.

An Act, for the better Regulation of the Office of Surveiors of Land; and directing them in their Duty.

An Act, for raifing a Public Levy; and for other Purposes therein mentioned.

An AA, for confirming and better fecuring the Titles to Lands in the Northern Neck, held under the Right Honourable Thomas, Lord Fairfax, Baron of Cameron, in that Part of Great-Britain, called Scotland.

An Act, for leffening the Allowance to Witneffes in the County Courts; and altering the Method of providing for the Paffage of the Eastern Shore Burgeffes, to and from the General Affembly.

An Act, for Paying the Wages of the Burgeffes, in Money, for this prefent Seffion of Affembly.

An Act, for the Relief of divers of the Inhabitants of the Parishes of Raleigh, and Dale. An Act, for Relief of certain Persons who were Sufferers in the Loss of the Records of the County of Nansemond.

An Act, for building a Bridge over Nottoway River.

An Act, for appointing certain new Public Ferries; fettling the Rates of feveral County Ferries; and altering feveral Court Days.

An Ad, for making Reparation for the Tobacco lately burnt in Gray's Creek Warehouse.

An Act, to dock the Entail of certain Lands, whereof Lewis Burwell, Efq; is feifed; and for fettling other Lands and Slaves, of greater Value, to the fame Ufes.

An Act, to impower the Vestries of the Parish of St. John, in the County of King William; and the Parish of Warwick, in the County of Warwick, to fell several Parcels of Glebe Land therein mentioned; and to purchase better and more convenient Glebes, in Lieu thereof.

An Act, for felling certain Lands, with a Water-Mill, and Slaves, of the Estate of Joseph Allen, Gent. deceased, for the Paiment of his Debts.

An Ad, to confirm the Charter of the Borough of Norfolk; and for enlarging the Jurifdiction of the Court of Hustings, in the City of Williamsburg.

An Ad, to prevent the retailing of strong Liquors, in the Town of York, in small Ouantities.

Then Mr Speaker prefented the Address to (His Majesty) desiring the Governor, in Behalf of the Burgesses, that he would transmit the same to *Great-Britain*, and procure it to be presented to His Majesty; and that he would also be pleased to lay before the Right Honourable the Lords Commissioners for Trade and Plantations, the last Article of the Address, and pray their Lordships Intercession for obtaining their Petition therein.

To which the Governor answered, That he would take particular Care of the Matter. And then his Honour was pleas'd to make the following SPEECH.

Gentlemen of the Council, M' Speaker, and Gentlemen of the House of Burgeffes,

HE Regard you have shewed, to what at your first Meeting I propos'd to you for the Service of the Colony; Your Readiness and Chearfulness in going through with whatever has been mov'd for, among your selves; and your Concern in general for the Welfare of Those you represent; are such Instances of your Prudence and Moderation, that I should think my self inexcusable if I did not own, that the Throng of Business you have been engaged in, during the Course of this Session, have been managed with very great Application and Address.

AND tho' fome Difference in Opinion has retarded the Meafures projected for the further Defence of the Country, yet I perfuade my felf, that Gentlemen who have equally at Heart the Public Safety, will, on another like Occasion, readily unite, to perfect what is now left unfinished.

Gentlemen of the House of Burgesses,

IT may, perhaps, be thought needless in me, to entreat Persons so well disposed, to go on in the Pursuit of the real Interest of their Country, by being watchful of the due Execution of the Tobacco-Law; the Want of which, is the only Argument, I think, can be brought against it: But since so much depends upon it, and that Objection, with proper Heed, may so easily be removed, I must recommend it to you, as deservedly the Principal Object of your Care. And because, by the same Act, such and so many Justices in every County, are authorized and impowered to hear and report all Complaints, and to visit the Warehouses, that the Rules thereby established may not be transgressed. I must and do expect it from them.

WITH my hearty Thanks to you, Gentlemen of the Council, to M^r Speaker, and you Gentlemen of the House of Burgesse, and wishing all of you an uninterrupted Enjoyment of Health and Happiness, I have only to add, That I have thought fit to prorogue this Assembly to the Second Thursday in January next, and accordingly this Assembly stands prorogued to that Time.

THE

JOURNAL

OF THE

House of Burgesses.

AT

A General Assembly summoned to be held at the Capitol, in the City of Williamsburg, on the First Day of August, in the Ninth Year of the Reign of our Sovereign Lord GEORGE the Second, by the Grace of God, of Great-Britain, France, and Ireland, King, Defender of the Faith, &c. And from thence continued, by several Prorogations, to the First Day of November, in the Twelsth Year of His said Majesty's Reign, and in the Year of our Lord, M,DCC,XXXVIII.



WILLIAMSBURG:
Printed by WILLIAM PARKS. 1738.



JOURNAL

The House of Burgesses.

Wednefday, November 1, 1738.

HE House being met, a Member return'd upon a Writ for electing a Burgess for the Borough of Norfolk, having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy, and taken and subscribed the Oath of Abjuration, and also the Test; and taken the Oath of a Burgels; was admitted to his Place in the House.

A Meffage from the Governor was delivered by Mr Robertson.

Gentlemen of the House of Burgesses,

The Governor commands your immediate Attendance in the Council Chamber. Accordingly the House went up, and the Governor was pleas'd to fay,

Gentlemen of the House of Burgesses,

I am forry for the Occasion; but you must return again to your House, and proceed to the Choice of a Speaker; whom you are to prefent to me To-morrow, at Twelve o'Clock.

And being return'd, Mr Corbin put the House in Mind of the Governor's Command. to proceed to the Choice of a Speaker; and recommended Henry Fitzhugh, Efq; as a Gentleman properly qualified for that important Truft; which Motion was supported by Mr Carter, Mr Willis, and Mr Hedgman.

Mr Harrison mov'd, That Mr Robinson (of whose Abilities the House had had sufficient Experience) fhould take the Chair; in which Motion, Mr Mofcoe, Mr McCarty, and Mr Blair, concurred.

Mr Curtis mov'd for Electing Mr Conway; and was feconded in his Motion by Mr Embry.

And after fome Time spent, Mr Robinson was chosen Speaker; accordingly he was conducted to the Chair by Two Members: And being there placed, made a Speech to the House, expressing "The just Sense he had of the Honour the House had conferred "upon him; acknowledging his particular Satisfaction in their Approbation; and de-"claring his Dependance upon the House, for their Advice and Affistance."

Ordered,

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Thursday, November 2, 1738.

THE House, in Obedience to the Governor's Commands, went up to the Council Chamber, and prefented their Speaker: And the Governor was pleas'd to declare his Approbation of their Choice.

Then Mr Speaker, in Behalf of the House, petition'd the Governor, that they may enjoy their antient Rights and Privileges: Such as,

Freedom

Freedom of Speech and Debate.

Exemption from Arrests, and Protection for their Estates.

That they may have the Power over their own Members, and the fole Right of determining their own Elections.

And laftly, For himself, That his Mistakes may not be imputed to the House.

To which the Governor answer'd,

That he should take Care to preserve the antient Rights and Privileges of the House.

And being return'd; and the Mace laid upon the Table,

Mr Speaker reported, That the House had attended the Governor in the Council Chamber; and that he had been pleas'd to make a Speech to the Council, and this House: Which being long, he had obtained a Copy of it. Which he read, and afterwards delivered in at the Table: Where it was again read; and is as follows:

Gentlemen of the Council, M' Speaker, and Gentlemen of the House of Burgeffes,

S the Happiness the People of this Country enjoy, is principally derived to them from the Wisdom of their Assemblies; and you are now met to take suitable Resolutions, not only as the Judges, how far each Inhabitant, but even your Sovereign Himself, is interested in your Debates; I may venture to pronounce, the Trust they have reposed, could not be better placed, than in the Persons I am

fpeaking to.

THAT in Societies well conftituted, there fhould be fo frequent Occasion of making new Laws, or altering old Ones, must not be looked upon altogether as an Instance of the Weakness and Fallibility of Human Judgements; but by us, rather as an Evidence of the Prudence of those temporary Establishments, to which the Changes we have hitherto undergone were limited: For, by adapting our Laws, at such different Seasons, to Circumstances that could not well be foreseen, we have gradually advanced towards the common Utility, and been led on to an Improvement, in which, with your usual Care and Caution, you may with Safety proceed.

IF this Argument is confirmed by Facts, and juftified by Experience, and it be withal confidered, that in a Difpute concerning the Ufefulness of any Law, the Prefumption is always in Favour of the Law already in Being; I am perswaded, nothing can be thrown into the other Scale, that will weigh with you, or Those who hold the Bal-

lance.

PLAINER Application I would willingly forbear: But when we have a Law that has given almost general Satisfaction both at Home and Abroad; if in such a Law, the Rich only excepted, all Orders and Degrees of Men among us have found their Account; if every Innovation induces also a Stagnation of Trade, or gives a Check to its Vigour; if, with the present State we are in, our Duty to His Majesty, and the Advantage of our Country, are apparently consenting; in a Word, if, with it we must prosper, and without it subject our selves to great Inconveniencies, not to say, inevitable Ruin: Surely, these Considerations, as they merit, will meet with your Regard, and convincingly encourage you to vote for the Continuance of a Law, teeming with such Requitals for your selves, and your latest Posterity.

I could not suppress my Thoughts, and therefore you must excuse what I anticipate with so good an Intention: Nor could I answer it to my self, if, for want of my earnest Sollicitations, a Law should suffer the least Intermission, which tends so much to the

Credit, and contributes fo much to the Wealth, of Virginia.

Gentlemen of the House of Burgesses,

The late Incursions of the *Indians*, and the Murders they have perpetrated on the Inhabitants beyond the great Ridge of Mountains, without Question, will dispose you to take proper Methods for their future Security.

I have endeavoured to negotiate a Peace between the Northern *Indians*, under the Government of *New-York*, and the *Cattabaws* and *Cherikees*; being fenfible, whilft they are at War, That Part of the Colony would be exposed to the Ravages of both Parties: But the fresh Hostilities committed by the former, leaving no Hopes of Success, the Safety of That Frontier must depend on your Councils and Affitance.

AND I have the Satisfaction to inform you, that the Act you paffed the laft Seffion, for Confirming and better Securing the Titles to Lands in the Northern Neck, hath received a favourable Report from the Lords Commissioners of Trade, and the Committee of His Majesty's most honourable Privy Council; and that by the first Conveyance we may

expect His Majesty's Royal Approbation.

AND now, Gentlemen, If I have any Influence, let me entreat you to be very wary and confiderate in your Refolves; left, by purfuing wrong, though well meant Meafures, inftead of promoting, you undermine, what we have, all of us, fo much at Heart.

FOR, with recommending my fentiments to your ferious Deliberations, I declare my felf faithfully devoted to your Service, and ready on all Occasions, to do every thing in my Power to make you easy and happy; and zealous for the Honour and Interest of my Royal Master, I will always prefer the Good of the Public, to every other Confideration.

Refolved, That an humble Address be made to the Governor, to return him the Thanks of this House, for his affectionate Speech, and for his Trouble in obtaining a favourable Reception of the Act, For Confirming and better Securing the Titles of Lands in the Northern Neck: To affure him that we shall always pay the greatest Deference to his Advice, which we have, from long Experience, found constantly directed to the Public Good: To declare our Readiness to concur with him in all such Measures as shall be found necessary to preserve the Peace, and promote the Welfare of this Colony, and the Honour and Interest of our Sovereign: To express the Regard we have for him, and the Confidence we have in his Promise to do everything in his Power, to make us eafy and happy.

Ordered, That a Committee be appointed to draw up an Address to the Governor, upon the said Resolution; and it is referred to M^r Fitzhugh, M^r Randolph, M^r Carter, M^r Harrison, and M^r Willis, to prepare and bring in the said Address.

Refolved, That this House will take the Governor's Speech into Confideration on Monday next.

Ordered, That the Committee of Privileges and Elections be revived; and confift of the following Perfons:

Mr Conway, Mr Fitzhugh,
Mr Harrifon, Mr Waring,
Mr Corbin, Mr McCarty,
Mr Randolph, Mr Walke,
Mr Burwell, and Mr Allen.

And they are to meet and adjourn from Day to Day and to take into their Confideration, all fuch Matters as fhall or may come in Queftion, touching Returns, Elections, and Privileges; and to report their Proceedings, with their Opinions therein, from Time to Time, to the Houfe: And the faid Committee is to have Power to fend for Witneffes, Perfons, Papers, and Records, for their Information.

Ordered, That the Committee for Public Claims be revived; and confift of the following Perfons:

 Mr Blair,
 Mr Turner,

 Mr Price,
 Mr Bowdeley,

 Mr Bowdoin,
 Mr Buckner,

 Mr Harmanfon,
 Mr Haynes,

 Mr Sweney,
 Mr Eaton,

Mr Claiborne, and Mr Hedgman.

And they are to meet and adjourn from Day to Day, and to take into their Confideration, all Public Claims which shall be presented to the House, during this Session; and to report their Proceedings, with their Opinions therein, to the House, when they have gone through the faid Claims. And all Perfons that have any Claims, are to deliver them to the Clerk, and he is to deliver the fame to the faid Committee of Course. And they are to have Power to fend for Perfons, Papers, and Records, for their Information,

Ordered. That the Committee of Propositions and Grievances be revived; and con-

fift of the following Perfons:

Henry Fitzhugh, Efq; Mr Harrifon, Mr Corbin, Mr Burwell. Mr Conway, Mr Willis, Mr Digges, Mr Randolph, Mr Beverley, Mr Kennon, Mr Walke, Mr Rofcow, Mr Berkley, Mr Woodbridge, Mr Carter.

Mr Allen, and Mr Simmons.

And they are to meet and adjourn from Day to Day, and to take into their Confideration, all Propositions and Grievances that shall come, legally certified, to this Affembly; and report their Proceedings, with their Opinions thereupon, to the House, from Time to Time. And all fuch Propositions and Grievances are to be delivered to the Clerk of the House, and by him to the faid Committee of Course. And the faid Committee are to have Power to fend for Perfons, Papers, and Records, for their Information.

Ordered, That the Committee for Courts of Justice be revived; and consist of the

following Perfons:

Mª Corbin, Mr Smith. Mr Beverlev. Mr Sweney. Mr Eppes, Mr Booker, Mr Munford, Mr McCarty, Mr Macon. Mr Pugh, Mr Mofcoe, Mr Grey, and Mr Johnson. Mr Avlett.

And they are to meet and adjourn from Day to Day, and to take into their Confideration, all Matters relating to Courts of Justice, and their Proceedings, and such other Matters, as fhall, from Time to Time, be referred to them. And the Committee are to have Power to fend for Perfons, Papers, and Records, for their Information.

Ordered, That the Committee appointed to prepare and draw up a State of the Duty upon Slaves, and the feveral Paiments that have been made, with the Amount thereof,

be revived; and confift of the following Perfons:

Mr Harrison, Mr Carter, Mr Waring, and Mr Fitzhugh,

Mr Beverley.

Ordered, That the feveral Clerks of the faid Committees be continued in their respective Offices.

Ordered, That an Address be made to the Governor, to order a new Writ to iffue for Electing a Burgess to serve in this present General Assembly, for the Colledge of William and Mary, in the Room of Sir John Randolph, Knt. deceafed.

Alfo a new Writ for Electing a Burgefs to ferve in this prefent General Affembly. for the County of Accomack, in the Room of Mr Sacker Parker, deceased.

Alfo a new Writ for Electing a Burgefs to ferve in this prefent General Affembly, for the County of King William, in the Room of Mr Cornelius Lyde, deceased.

Also a new Writ for Electing a Burgess to serve in this present General Assembly, for the County of Caroline, in the Room of Mr Robert Fleming, deceased.

Alfo

Also a new Writ for Electing a Burgess to serve in this present General Assembly, for the County of Goochland, in the Room of Mr Edward Scott, deceased.

Also a new Writ for Electing a Burgess to serve in this present General Assembly, for the County of Surry, in the Room of M^r Thomas Edmonds, deceased.

Also a new Writ for Electing a Burgess to serve in this present General Assembly, for the County of Charles City, in the Room of Mr William Acrill, deceased.

Also a new Writ for Electing a Burgess to serve in this present General Assembly, for the County of *Nansemond*, in the Room of M^{*} *Lemuel Reddick*, who, since the last Session, hath accepted the Office of Sheriff.

Ordered, That the Reverend Mr William Dawfon be appointed Chaplain to the House; and that he attend to read Prayers every Morning, at Ten of the Clock.

Ordered, That John Collett be appointed one of the Door-keepers to this House, in the Room of John Johnson, deceased.

Ordered,

That the House be adjourn'd 'til To-morrow Morning, Eleven o'clock.

Friday, November 3, 1738.

Ordered.

HAT an address be made to the Governor, That he will be pleas'd to order the Naval Officers of York, Rappahanock, and Potowmack, forthwith to lay before the House, Lifts of all Vessels importing Slaves, entered in their refpective Districts, from the Twenty Fifth Day of April, One Thousand Seven Hundred and Thirty Six, to the Twenty Fifth Day of October, One Thousand Seven Hundred and Thirty Eight, and of the Number of Slaves brought in, in each Vessel, and by whom imported; together with such Accounts of the Sales of the said Slaves, as have been transmitted to them by the Importers (except those which have been already given in to the Treasurer;) and if any such Accounts have not yet been returned to them, that they procure Copies from the Factors immediately.

Ordered, That M^r Carter, M^r Fitzhugh, M^r Harrifon, M^r Waring, and M^r Beverley, do wait on the Governor with the faid Addrefs.

Ordered, That the Committee for Courts of Juftice, do infpect the Journal of the laft Seffion; and prepare and draw up a State of the Matters then depending and undetermined, and the Progrefs that was made therein; and report the fame to the Houfe: That they do also examine what Laws have expired, fince the last Seffion, and inspect such temporary Laws as will expire with the End of this Seffion, or are near expiring; and report the same to the House, with their Opinion, which of them are fit to be Revived, or Continued.

A Member who was abfent the last Session, having taken the Oaths appointed to be taken by Act of Parliament, instead of the Oaths of Allegiance and Supremacy; and taken and subscribed the Oath of Abjuration, and also the Test; and taken the Oath of a Burges; was admitted to his Place in the House.

A Petition of Mr Benjamin Harrifon, a Member of this Houfe, was prefented to the Houfe, and read; fetting forth, That his late Father being Treafurer of the Duties upon Liquors and Slaves, there was due to the Country, for the Ballance of his Account, at the Time of his Death, One Thoufand Eight Hundred and Seventy Pounds Ten Shillings; which, by fome Refolve, or Order, of Affembly, Elizabeth Harrifon was ordered to pay in Sterling; except fo much as the floudd make Oath, before the Lieutenant-Governor, the found in Specie, at the Time of her Hufband's Deceafe, or had come to her Hands fince, which the believ'd to have grown due upon Account of the Imposition upon Liquors and Slaves; which was to be paid at the Rate of Sixteen Penny Weight and an Half for Five Shillings: But the faid Ballance was almost all paid, at the Rate of Eighteen Penny Weight, tho' the faid Duties were paid into the Treasury, in Foreign Coin, at

the then Current Rates. That by the Difference between the Value of the money paid into the Treafury, and the Rate at which the faid Ballance was paid, he is a Sufferer, to the Value of Three Hundred and Seventy Pounds: And praying the Confideration of the Houfe therein, and fuch Relief as to them fhall feem meet.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame,

as it shall appear to them, with their Opinion thereupon, to the House.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Saturday, November 4, 1738.

Ordered,

HAT M¹ Harrifon be heard by his Counfel, before the Committee for Public Claims, upon the fubject Matter of his Petition, Yesterday preferred to the House, if he thinks fit.

Mr Turner moved for leave to prefent a Petition of fundry Inhabitants of the County of King George, for erecting a Ferry from James Hackly's Landing, in the faid County, to the Land of Col. Gavin Corbin, in the County of Caroline; which had not been preferred to the Court held, for receiving and certifying Propositions and Grievances, and Public Claims, in the faid County of King George.

And the Question being put, That the said Petition be brought up to the Table?

Refolved in the Affirmative.

Ordered, That the faid Petition be referred to the Confideration of the Committee of Propositions and Grievances: That they do examine the Matter thereof; and report the same, as it shall appear to them, with their Opinion thereupon, to the House,

Mr Carter mov'd for Leave to bring in a Bill, for Removing the Seat of Govern-

ment, to a more convenient Place; and a Debate arose thereupon,

Refolved, That this House will take the said Motion into Consideration, on Wednef-

Mr Fitzhugh reported, That the Perfons appointed, had, according to Order, prepared an Addrefs to the Governor; which he read in his Place, and afterwards delivered in at the Table; where the fame was again twice read, and agreed to by the Houfe, without any Amendment, as followeth:

SIR,

7 E, His Majesty's most dutiful and loial Subjects, the Burgesses of the Colony and Dominion of Virginia, met in a General Affembly, full of grateful Sentiments for the favourable Opinion You are pleas'd to entertain of the Representative Body of the People of this Colony, expressed in Your kind and affectionate Speech to the Council, and this House, humbly defire to return our unfeigned Thanks for the fame, as well as for the Pains and Trouble You have taken, in obtaining a favourable Reception to the Act passed the last Session, For Confirming and better Securing the Titles to Lands in the Northern Neck: A law, tho' not of universal Concern, yet affecting a very large and considerable Part of the Inhabitants of Virginia; and by which, the Proprietors of those Lands, before under Doubts and Apprehenfions concerning their Titles, will have their Eftates fecured to them, and their Posterity. Those who more immediately reap the Benefit of this equitable Law, must confefs, that however well disposed their Country was to relieve them, it is to the Interposition of Your good Offices, they will be indebted for the Sanction of His Majesty's Royal Approbation; which alone can effectually fecure them in the quiet Enjoyment of their Rights. And as this Reflection must raise in them suitable Sentiments of Gratitude and Acknowledgment, fo it ferves, at the fame Time, to convince us, that amidft Your unwearied Endeavours for the General Good, You do not think the Interest of Particulars unworthy Your Care and Concern. THE

THE long and happy Experience we have had, of Your just and upright Administration; the constant Course of Your Conduct; and the Readiness You have shewn upon all Occasions, to promote the Good and Welfare of this Colony, lay us under the strongest Obligations, to pay the utmost Deference and Regard to Your Advice; which, it would be the highest Ingratitude not to own, we have always found directed to the Public Good.

AND, we beg Leave to affure You, That we will most heartily and zealously concur with You, in all such Measures, as may conduce to the Honour and Interest of Our most Gracious Sovereign; to the Preservation of this Colony; and to the Security, Happiness, and Prosperity of the People we represent. These great and good Ends, we may hope, in some Measure, to effect, by proposing You as our Pattern and Example; and by pursuing Your wife and wholesome Counsel, to be wary and considerate in all our Resolves.

PERMIT us, Sir, in the Name of the whole People of this Colony, to give You the ftrongeft Affurances of our Duty and Regard, and of the Confidence we place in Your Promifes, to do every thing in Your Power to make us eafy and happy: It would be indeed unpardonable to doubt of it, after the many and repeated Inftances You have given of Your Kindness and Affection, through the whole Course of Your Administration. May You long continue to govern a happy and contented People.

Ordered, That the faid Address be fairly transcribed, and presented by the whole House.

Ordered, That the Committee, who prepared the fame, do wait on the Governor, to know his Pleafure when the House shall prefent it.

Ordered, That the House be adjourned 'til Monday Morning, Eleven o'Clock.

Monday, November 6, 1738.

Member returned upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy; and taken and fubfcribed the Oath of Abjuration, and fubfcribed the Teft; and taken the Oath of a Burgess; was admitted to his Place in the House.

Mr Fitzhugh reported, That the Persons appointed, had, according to Order, waited on the Governor, to know his Pleasure when the House should attend him with their Address: And that he was pleased to appoint this Day; and to say, he would send a Message to the House, when he was ready to receive it.

A Petition of John Carter, Efq; was prefented to the House, and read; setting forth, That a Negro Woman Slave of the Petitioner's, being run away, was endeavouring to make her Escape by Water, in a Canoe; and being closely pursued, threw hersels into the Water, to avoid being taken, and was drowned. That a Negro Man Slave of the said Petitioner's, was killed by another Slave belonging to John Steptoe; for which Fact, the said Steptoe's Slave was condemn'd and executed: And praying the Consideration of the House in the Premises; and that such Reparation may be made, for his said several Losses, as to the House shall seem reasonable.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims; and that they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered, That Mr Attorney-General, and Mr Prefly, be added to the Committee of Propositions and Grievances.

 $\ensuremath{\textit{Ordered}}\xspace$, That $\ensuremath{M^{\mbox{\tiny T}}}\xspace$ Attorney-General be added to the Committee of Privileges and Elections.

Ordered, That M^r George Ball, M^r James Ball, M^r Scarburgh, M^r Weftwood, and M^r Aylett, be added to the Committee for Public Claims.

A Meffage from the Governor, was delivered by Mr Robertson:

Mr Speaker,

I am commanded by the Governor to acquaint this House, That his Honour is now ready to receive your Address in the Council Chamber;

Accordingly Mr Speaker, with the House, went up; and being returned, Mr Speaker reported, That he had, with the House, attended the Governor in the Council Chamber, and presented their Address; to which he was pleas'd to give the following Answer:

Mr Speaker, and Gentlemen of the House of Burgesses,

I THANK you for this very kind Addrefs: Your Zeal for the Honour and Interest of our Most Gracious Sovereign, the Satisfaction you express in my Administration, and the Assurance you give me of your Regard to my Advice, leave me no Room to doubt, but that, thinking my Example worthy of your Imitation, you will pursue those Measures, upon which, Experience hath taughtus, a successful Trade for your Mother Country, and the Prosperity of your own, so much depend.

And you may, at all Times, rely upon my Endeavours to fecure the just Rights of any Part, as well as to promote the true Advantage of the Whole Body; with this Confidence,

that if it were in my power, I would give you more effential Tokens of my Esteem.

A Petition of Robert Cobbs, was prefented to the House, and read; representing his Poverty and Misfortune, in the Loss of his only Negro Man, who hanged himself: And praying the Relief of the House.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame,

as it shall appear to them, with their Opinion thereupon, to the House.

A Petition of *Dennis McCarty*, was prefented to the House, and read; praying, that Leave may be given to bring in a Bill, to dock the Entail of Five Hundred Acres of Land, in the Parish of *Lunenburg*, in the County of *Richmond*; and for settling other Lands, of greater Value, in the County of *Prince William*, to the same Uses.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petition; and that Mr Conway, Mr Woodbridge, Mr Valentine Peyton, and Mr Hedgman,

prepare and bring in the fame.

Mr Fitzhugh, from the Committee of Propositions and Grievances, reported, That the Committee had had under their Consideration, a Proposition from the County of

Lancafter, for Confining of Sheep.

Alfo a Petition of divers Inhabitants of *Prince William* County, for a Ferry acrofs *Potoumack* River to *Maryland*. And a Petition of *William Pride*, for a Ferry from his Landing in *Henrico* County, acrofs *Appamattox* River; and were come to feveral Refolutions thereupon; which he read in his Place, and afterwards delivered the Report in at the Table: Where it was again read, as follows:

The Committee of Propositions and Grievances have had under their Consideration, a Proposition from the County of Lancaster, for Consining of Sheep, from the Beginning of June, to the Last of September; and have come to the following Resolution.

Refolved, That it is the Opinion of this Committee, That the faid Proposition is

reasonable; except as to the Frontier Counties.

They have also had under their Confideration, a Petition of divers of the Inhabitants of Prince William County, praying, That a new Ferry may be appointed across Potowmack River, from the Plantation of Francis Awbrey, to Maryland: As also a Petition of William Pride, praying, That a new Ferry may be appointed, from his Landing in Henrico County, called the Store Landing, across Appamatiox, to Anthony's Landing; and also from the said Store Landing, over the Mouth of Porsies Stile Creek, to the Land of Peter Baugh; and have come to a Resolution thereupon, as follows:

Refolved, That it is the Opinion of this Committee, That the appointing Public

Ferries at the Places aforefaid, will be convenient for Travellers.

Then the first of the said Resolutions being read a second Time; and the Question put, That the House agree to the said Resolution?

It paffed in the Negative.

Refolved, That the Proposition from the County of Lancaster, for Consining of Sheep, from the Beginning of June, to the Last of September, be rejected.

Then the other of the faid Refolutions was read; and upon the Question put, agreed

to by the House, as follows:

Refolved, That a new Ferry be appointed acrofs Potowmack River, from the Plantation of Francis Awbrey, to Maryland: Alfo a new Ferry from William Pride's Landing, in Henrico County, called the Store Landing, acrofs Appamattox River, to Anthony's Landing; and from the faid Store Landing, over the Mouth of Porfies Stile Creek, to the Land of Peter Baugh.

Ordered, That Leave be given to bring in a Bill, according to the faid Refolution; and that the Committee of Propolitions and Grievances, prepare and bring in the

fame.

M^r Carter mov'd for Leave to bring in a Bill, for the better Regulation of the Militia.

Ordered, That Leave be given to bring in a Bill, according to the faid Motion; and that M^r Carter, M^r Harrifon, M^r Fitzhugh, M^r McCarty, M^r Randolph, M^r Aylett, M^r Digges, M^r Turner, and M^r Macon, do prepare and bring in the fame.

Mr Conway mov'd for Leave to prefent a Proposition, subscribed by several Persons, said to be Inhabitants of the County of Lancaster, for Repealing the Laws now in Force, For Amending the Staple of Tobacco: Which said Proposition had not been preferred to the Court, held for receiving and certifying Propositions and Grievances, and Public Claims in the said County.

And the Question being put, That the faid Proposition be brought to the Table?

It paffed in the Negative.

The Order of the Day being read, the House resolved itself into a Committee of the whole House, to confider the Governor's Speech: And after some Time spent therein, Mr Speaker resumed the Chair; and Mr Fitzhugh reported, from the Committee, That they had had the Governor's Speech under their Confideration; and made some Progress therein: But not having Time to go through the same, the Committee had directed him to move for Leave to fit again.

Refolved, That this House will again resolve itself into a Committee of the whole House, to consider further of the Governor's Speech To-morrow.

Ordered,

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Tuefday, November 7, 1738.

Petition of Peter Hay, in Behalf of himfelf, Philip Johnson, and Oriana Littlepage, was prefented to the House, and read; setting forth, That a Negro Man Slave, belonging to the Estate of William Johnson, deceas'd, being committed for Felony, and thereof acquitted, by a long Confinement in Prison, became so exceedingly Frost-bitten, that a Mortification ensued, whereof he died: And praying the Consideration of the House therein.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as

it shall appear to them, with their Opinion thereupon to the House.

Mr Corbin, from the Committee for Courts of Juftice, reported, That the Committee had, according to Order, infpected the Journal of laft Seffion, and prepared and drawn up a State of the Matters then depending and undetermined, and the Progrefs that was made therein: And he read the Report in his Place, and afterwards delivered it in at the Table.

Mr Corbin, from the faid Committee, also reported, That the Committee had, according to Order, examined what Laws have expired fince the last Session of Assembly, and inspected such temporary Laws, as will expire with, or soon after the End of this Session; and had come to several Resolutions thereupon: Which he read in his Place, and afterwards delivered in at the Table.

Ordered, That the faid feveral Reports do lie on the Table, to be perufed by the Members of the Houfe.

A Petition of Mr Peter Bowdoin, and Mr Henry Scarburgh, was prefented to the House, and read; setting forth, That they served as Burgesses in the last Session of Assembly, for the Counties of Northampton, and Accomack, respectively; and exhibited Accounts for their Attendance, and for Sloop Hire, at the Rates those Allowances had been before settled: But the late Treasurer conceiving, that the Allowances had been was altered by an Act passed the same Session, they were paid only Fifty Shillings each, for Fifty Eight Days Hire of Two Sloops and Hands by them employ'd: And praying such Relief, as to the House shall seem reasonable.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it

fhall appear to them, with their Opinion thereupon, to the House.

Mr Fitzhugh, from the Committee of Propositions and Grievances, reported, That the Committee had had under their Consideration, a Petition of divers of the Inhabitants of the Parishes of Southwark and Lawn's Creek, in the County of Surry, for Dividing the said Parishes; and had come to a Resolution thereupon: Which he read in his Place, and afterwards delivered the Report in at the Table; where it was again read, and agreed to by the House, as follows:

Refolved, That the faid Parishes of Southwark, and Lawn's Creek, be divided by Black-water River; and that those Parts thereof lying on the South Side of the said River, be united and erected into one distinct Parish; and those Parts of the North Side

of the faid River united and erected into one other diftinct Parish.

Ordered, That Leave be given to bring in a Bill, according to the faid Refolution; and that the Committee of Propositions and Grievances, prepare and bring in the same.

A Petition of M^r William Ball, was prefented to the House, and read; praying an Allowance of One Pound Sixteen Shillings and Five Pence Half Penny; the Ballance remaining due upon his Account, as an Inspector, in the Year 1732, which John Holloway, Esq; then Treasurer, refused to pay.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it

fhall appear to them, with their Opinion thereupon, to the House.

A Petition of Thomas Porter and Howfen Hoe, was prefented to the House, and read, setting forth, That they became bound together with one Joshua Davis, to John Lee, Gent. Sheriff of the County of Stafford, for the said Davis's saithful Execution of the Office of Under Sheriff of the said County; and for indemnifying the said Lee from Escapes: That Judgment has been obtained by the said John Lee, against the Petitioners, and the said Joshua, upon several Breaches of the Condition of their Bond, for One Hundred and Thirty Pounds and upwards, a very great Part of which the Petitioners have been obliged to pay, to their great Impoverishment; and other Breaches being afsign'd, upon which further Sums of Money must be recovered, the Petitioners will be rendered incapable to support themselves and their Families; and praying the Consideration of the House, and such Relief as to them shall seem reasonable.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims; that they do examine the Matter thereof, and report the fame as it

shall appear to them, with their Opinion thereupon, to the House.

Ordered, That Mr Pugh have Leave to be ablent from the Service of the House, till Friday next.

The Houfe, according to Order, refolved itfelf into a Committee of the whole Houfe, to confider the Governor's Speech; and after fome Time spent therein, Mr Speaker resumed the Chair; and Mr Fitzhugh reported from the Committee, That they had had the Governor's Speech under their Confideration, and gone thro' it; and were come to several Resolutions thereupon; which he was ready to report, when the House would please to receive the same.

Ordered, That the Report be made To-morrow.

Ordered,

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Wednesday, November 8, 1738.

Petition of John Grymes, Efq; for and in Behalf of Philip Ludwell, with a Certificate thereunto annexed, was prefented to the House, and read; praying, that an Allowance may be made the said Philip, for Seven Hogsheads of Tobacco, that were almost totally destroy'd in Falmouth Warehouse, by a

Fresh.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

A Petition of *Thomas Lankford*, in Behalf of himfelf, and *Rebecca Collier*, was prefented to the Houfe, and read; praying an Allowance for a Slave, given by the Will of *John Collier*, to the faid *Rebecca*, for her Life, and after her Deceafe, to the Wife of the Petitioner; who being outlaw'd, to prevent being taken, leaped from on board a Ship into the River, and drowned himfelf.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as

it shall appear to them, with their Opinion thereupon, to the House.

A Petition of Mr John Allen, a Member of this Houfe, was prefented to the Houfe, and read; fetting forth, That by an Act paffed in the Fourth Year of the Reign of the late Queen Anne, For Regulation and Settlement of Ferries, and for Difpatch of Public Expreffes, a Ferry was appointed to be kept at the Mouth of Upper Chipoaks Creek, over to the Row, or Martins-Brandon; which has been difused upwards of Twenty Years; nevertheless the Petitioner is obliged to keep open a Road to the faid Creek's Mouth, where the Ferry is appointed to be kept, to his great Lofs and Damage; and praying, that the faid Ferry may be Repealed; or, if Continued, that it may be appointed to be kept from Lewis Delony's Landing, or from another Part of the Petitioner's Land, called the Ship-wreck Landing.

Ordered, That the faid Petition be referred to the Confideration of the Committee of Propositions and Grievances: That they do examine the Matter thereof; and report the same, as it shall appear to them, with their Opinion thereupon, to the House.

A Petition of Adam Reade, was prefented to the Houfe, and read; praying an Allowance may be made him, for Two Hogfheads of Tobacco drowned in Falmouth Warehoufe, by a great Fresh.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it fhall appear to them, with their Opinion thereupon, to the House.

Mr Carter reported, That the Perfons appointed, had, according to Order, addreffed the Governor to order the Naval Officers of York, Rappahanock, and Potowmack, forthwith to lay before the House, Lifts of all Veffels importing Slaves, entred in their respective Districts, from the Twenty Fifth Day of April, One Thousand Seven Hundred and Thirty Six, to the Twenty Fifth Day of Odober, One Thousand Seven Hundred and

Thirty

Thirty Eight, and of the Number of Slaves brought in, in each Veffel, and by whom imported; together with fuch Accounts of the Sales of the faid Slaves, as have been transmitted to them by the Importers (except those which have been already given into the Treafurer;) and if any fuch Accounts have not yet been returned to them, that they procure Copies from the Factors immediately: And that he had been pleafed to give his Orders accordingly.

A Petition of *Henry Power*, and *Samuel Cobbs*, Truftees appointed by an Act of the General Affembly, paffed in the Fifth and Sixth Years of His prefent Majefty's Reign, to enable *Thomas Bray*, Gent. to fell certain entailed Lands therein mentioned; and to lay out the Purchafe Money in Slaves, to be annexed to the other entailed Lands therein also mentioned, was prefented to the House, and read; setting forth, That they apprehend the said *Thomas Bray* has received near the Sum of Two Thousand Pounds for Lands by him fold, by Virtue of the said Act; and that they do not know that any Slaves have been annexed to the other entailed Lands, pursuant thereunto: And praying the Consideration of the House therein.

Ordered, That a Committee be appointed to enquire what Lands have been fold, by Virtue of the faid Act, and how much the whole Purchafe Money amounts to; and whether any Slaves, and to what Value, have been fettled to the Uses of the other entailed Lands, pursuant to the faid Act; and that they report the Matter, as it shall appear to them, to the House.

And a Committee was appointed accordingly, of the following Perfons: Mr Attorney-General, Mr Randolph, Mr Burwell, Mr Eaton, and Mr Buckner: And they are to have Power to examine Mr Bray, in the moft folemn Manner, and to fend for Perfons, Papers, and Records, for their Infformation.

Ordered, That it be an Inftruction to the Committee for Public Claims, to allow the Claim of Fortunatus Sydner, for taking up a Runaway, upon sufficient Proof made before them.

M^r Fitzhugh reported the Refolutions of the Committee of the whole House, upon the Governor's Speech; which he read in his Place: And afterwards delivered in at the Table; where the first Resolution was again read, as follows.

Refolved, It is the Opinion of this Committee, That the Act, For Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs, made in the Third and Fourth, and the several Acts made in the Fifth and Sixth, the Eighth and Tenth of His said Majesty's Reign, For Continuing and Amending the said first mentioned Act, have, in a great Measure, answered the good Ends and Purposes thereof; and if continued, with some further Alterations and Amendments, will still be a greater Encouragement, as well to all Traders in Tobacco, as to the Planters.

And a Motion being made, to put off the Confideration of the faid Refolution,

Refolved, That this House will take the said Resolution into Consideration, on Tuefday Sevennight.

Ordered, That the House be then called over.

Refolved, That this House will proceed against such Members as shall be then absent, with the utmost Severity.

Then the other of the faid Refolutions was read, and agreed to by the House, as follows:

Refolved, That Provision be made, for the Security and Encouragement of the Inhabitants beyond the great Ridge of Mountains.

Ordered, That Leave be given to bring in a Bill, according to the faid Refolution; and that the Committee of Propositions and Grievances, prepare and bring in the fame.

Ordered, That the feveral Petitions of the Inhabitants living on the Head Springs of Sherrando; of the Inhabitants of Beverley Manor; of the Inhabitants of Opekkon, and Cohongorooton, and the Inhabitants of Maffenottin; referred by the Council, to the Confideration of this Houfe, be referred to the Confideration of the faid Committee.

The Claim of *Thomas Spencer*, for taking up a Runaway Slave, therein mentioned, was prefented to the House, and received.

Ordered, That the fame be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

Mr Harrifon moved, That the Money in Col. Spotfwood's Hands, appropriated for the Buying of Arms for the County of Brunfwick, should be paid to some Person whom the House should approve of, to be applied to the Use for which it was appropriated.

And M^r Attorney-General acquainted the House, That he had obtained a Judgment against Col. Spotswood for that Money; and defired to know their Pleasure, in Respect to any further Proceedings to be had thereupon.

Then a Motion was made, to put off the Confideration of the faid Motion; and the Oueftion was put, That the faid Motion be immediately confidered?

It paffed in the Negative.

Refolved, That this House will take the faid Motion into Confideration on Friday next.

Refolved, Nemine Contradicente, That unlefs Col. Spotfwood pays the faid Judgment, by the End of this Seffion, that Execution be fued out thereupon.

Mr Fitzhugh, from the Committee of Propositions and Grievances, reported, That the Committee had had under their Confideration several other Propositions from several Counties to them referred; and had come to divers Resolutions thereupon; which he read in his Place: And afterwards delivered the Report in at the Table; where it was again read, as follows:

It being proposed, from the County of Effex, That Convicts be tryed by a Jury of the By-Standers, without the Expence of a Jury from the County where the Offence was committed.

Refolved, That it is the Opinion of this Committee, That the Law be altered accordingly: And that it may be better known who are Convicts, all Mafters of Ships and Veffels importing them into this Colony, be obliged to lodge a Certificate or Copy of their Conviction, with the Naval Officers, at the Time of their Entring fuch Ships and Veffels.

It being proposed, from the County of *Spotfylvania*, That a white Overseer, or other white Person, be constantly kept at every Negro Quarter:

Refolved, That it is the Opinion of the Committee, That the faid Proposition be rejected.

It being likewife propofed, from the faid County of *Spotfylvania*, That the Law be altered concerning Strays:

Refolved, That it is the Opinion of the Committee, that the faid Proposition be re-

It being also proposed, from the said County of Spotfylvania, That Insolvent Debtors be Sold:

Refolved, That it is the Opinion of the Committee, that the faid Proposition be rejected.

It being likewife proposed, from the said County of Spotfylvania, That the Method of proving Accounts and Book-Debts, be altered; and the Time limited to sue for them, lengthened:

Refolved, That it is the Opinion of the Committee, that the faid Proposition be rejected.

It being also proposed, from the faid County of Spotfylvania, That the Law concerning Executions, be altered:

Refolved, That it is the Opinion of the Committee, that no Execution be awarded againft the Body of any Debtor, for any Debt recovered out of Court, before a Justice of the Peace.

It being likewife proposed, from the faid County of Spotfylvania, That the Method of Collecting and making Diftress for Levies and Officers Fees, be altered:

Refolved, That it is the Opinion of the Committee, that the faid Proposition be re-

jected.

And it being also proposed, from the said County of Spotfylvania, to alter the Law concerning the Levying Executions, and making Distress for Tobacco:

Refolved, That it is the Opinion of the Committee, that the faid Proposition be rejected.

Then the first of the said Resolutions was read a second Time; and agreed to, by the House, as follows:

Refolved, That Convicts be try'd by a Jury of the By-Standers; without the expence of a Jury from the County where the Offence was committed: And that all Mafters of Ships and Veffels importing them into this Colony, be obliged to lodge a Certificate or Copy of their Conviction, with the Naval Officers, at the Time of their Entring fuch Ships and Veffels.

Ordered, That Leave be given to bring in a Bill, according to the faid Refolution; and that the Committee of Propositions and Grievances, prepare and bring in the fame.

The fecond of the faid Refolutions being also read, a Motion was made to put off the further Confideration of the faid Report.

Ordered, That the further Confideration of the faid Report, be put off 'til the House shall call for it.

Mr Curtis mov'd for Leave to bring in a Bill, For Amending the Act made in the Fourth Year of the Reign of the late Queen Anne, intituled, An Act concerning Tithables.

Ordered, That Leave be given to bring in a Bill, according to the faid Motion: And that Mr Conway, and Mr Curtis, prepare and bring in the fame.

The House proceeded to the Confideration of the Report from the Committee for Courts of Juftice, touching such Matters as were depending, and undetermined the last Session, and the Progress that was made therein: And the same was twice read, and thereupon,

Ordered, That the Propositions from the Counties of Hanover and Goochland, for the Division of the said County of Honover, and erecting the Upper Part of the same, together with part of the said County of Goochland, into a new County, referred to the Confideration of the Committee of Propositions and Grievances, be again referred to the said Committee: That they do examine the Matter thereof; and report the same, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered, That the Proposition from the County of Caroline, of divers of the Free-holders and other Inhabitants of the Parish of St. Margaret, for the Division of that Parish and the Parish of Drysdale, and for erecting the Upper Parts of the same, into one distinct Parish; referred to the Consideration of the Committee of Propositions and Grievances, be again referred to the said Committee: That they do examine the Matter thereof; and report the same, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered, That Leave be given to bring in a Bill, according to the Order of the laft Seffion, for allowing Fairs to be kept in the Town of Frederickfburg.

Ordered, That leave be given to bring in a Bill, according to the Order of the last Session, to prevent Waste and Dilapidations upon Glebe Lands: And that M^r Attorney-General, M^r Moscoe, and M^r Fitzhugh, prepare and bring in the same.

Refolved, That this House will take the Motion into Consideration, made the last Session, for Leave to bring in a Bill, for laying out a Peice of Ground, at a Place called Bray's Church, in the County of King George, for a Town.

Ordered, That the Proposition from the County of Richmond, for settling the Bounds between that County, and the Counties of Weftmoreland, and King George, referred to the Confideration of the Committee of Propositions and Grievances, be again referred to

the faid Committee: That they do examine the Matter thereof; and report the fame, as it fhall appear to them, with their Opinion thereupon, to the House.

The House also proceeded to the Consideration of the Report from the Committee for Courts of Justice, touching such Laws as have expired since the last Session, and such temporary Laws as will expire with, or soon after the End of this Session of Assembly: And the resolutions of the said Committee were read, as sollows:

Refolved, That it is the Opinion of this Committee, That the Act, for Continuing the Act, intituled, An Act, for laying a Duty on Liquors; which will expire the Last Day of July, 1740, ought to be further Continued.

Refolved, That it is the Opinion of this Committee, That the Act, for Continuing the Act, intituled, An Act, for laying a Duty upon Slaves, to be paid by the Buyers; which will expire the First Day of July, 1740, ought to be further Continued.

Refolved, That it is the Opinion of this Committee, That the Act, for further Continuing the Act, for making more effectual Provision against Invasions and Insurrections; which expired the Thirtieth Day of March, 1738, ought to be Revived.

Refolved, That it is the Opinion of this Committee, That the Act, for better Regulating and Colleding certain Officers Fees, and other Purposes therein mentioned; which will expire with the End of this Session of Assembly, ought to be Continued, with Amend-

Refolved, That it is the Opinion of this Committee, That the Act, for Regulating the Fees and Accounts of the Practicers in Phyfick; which will expire with the End of this Seffion of Affembly, ought to be further Continued.

And the first of the said Resolutions being read a Second Time; after a Debate, the Question being put thereupon, was agreed to by the House, as follows:

Refolved, That the Act for Continuing the Act, intituled, An Act, for laying a Duty upon Liquors, be further Continued.

The Second of the faid Refolutions being also read, was, upon the Question put, agreed to by the House, with an Amendment, as follows:

Refolved, That the Act for Continuing the Act, intituled, An Act, for laying a Duty upon Slaves, to be paid by the Buyers; be further Continued, with Amendments.

Ordered, That Leave be given, to bring in one or more Bill or Bills, according to the faid Refolutions: And that the Committee, to whom it is referred to prepare and draw up a State of the Duty upon Slaves, and the feveral Payments that have been made, with the Amount thereof; prepare and bring in the fame.

Ordered, That the further Confideration of the faid Report be put off, 'til the House shall call for it.

Ordered.

That the House be adjourn'd 'til To-morrow Morning, Eleven o'Clock.

Thursday, November 9, 1738.

R. Hedgman moved for Leave to prefent a Petition of fundry Subscribers, faid to be Inhabitants of Prince William County, for a Division of the said County, which had not been preferred to the Court held for Receiving and Certifying Propositions and Grievances, and Public Claims, in the said County.

And the Question being put, That the faid Petition be brought to the Table?

It paffed in the Negative.

Mr Carter prefented to the House, according to Order, a Bill For the better Regulation of the Militia; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Petition of Ralph Wormley, Efq; was presented to the House, and read; setting forth. That the Petitioner's Father, John Wormley, Efq; deceafed, was feifed of a very valuable Eftate in Land, in the County of Middlefex; of Five Hundred Acres of Land, or thereabouts, in the County of Caroline; and of the reversion of a Tract of Land, in the County of King George, containing Two Thousand Two Hundred Acres, or thereabouts, expectant upon the Death of Elizabeth Lomax, Widow; and poffeffed of a large Number of Slaves, and fome Perfonal Eftate: And by his Will, devifed to his Wife Elizabeth, one Half of his Real Estate, and'a Child's Part of his Personal Estate, so long as the remained a Widow; and gave to his Daughter Elizabeth, Eight Hundred Pounds Sterling; to his Daughters Sarah, Judith, and Agatha, Five Hundred Pounds a Peice; to be paid at their respective Ages of Twenty One Years: And directed, that his faid Daughters should be maintained out of his Estate given to the Petitioner, 'til they should be arrived to the Age of Twenty One Years, or be married: And directed, that his Son John should be fent to England, and maintained out of the Profits of his Estate, given to the Petitioner, 'til he arrived to the Age of Twenty One Years: And after he arrived to that Age, he devifed to him an Annuity of One Hundred Pounds Sterling, to be paid out of the Estate devised to the Petitioner; and devised all his Real Estate to the Petitioner, in Tail Male. That the Petitioner's Father was indebted more than his Personal Estate amounted to; and great Part of his Debts have been paid, and the Petitioner's Brother and Sifters maintained out of the Profits of the Teftator's Real Eftate: But the Portions devifed to the Teftator's Daughters, are not yet paid, nor is the Petitioner able to pay the fame, but by Sale of the Slaves devifed to him; which will not only impoverish the Petitioner, and his Family, by rendering his Lands of little or no Value, but in a great Measure defeat the Provision made by the Testator for his younger Son John. That the Petitioner is advised, his Father had only an Estate Tail, in the Lands before-mentioned; nevertheless, the Petitioner is willing and desirous that the Will of his faid Father, as to the Provision he has made for his younger Children, fhould be fulfilled; which cannot be done, but by felling his Slaves, and impoverishing his own Family; unless he is enabled to dispose of Part of the entailed Lands herein before-mentioned. And praying, that Leave may be given to bring in a Bill, to dock the Entail of the faid Five Hundred Acres of Land, in the County of Caroline, and of the Reversion of the faid Two Thousand Two Hundred Acres of Land, in the County of King George.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petition: And that Mr Attorney-General, Mr Conway, Mr Berkley, and Mr Price, prepare

and bring in the fame.

The House resumed the Consideration of the Report from the Committee for Courts of Justice, touching such Laws as have expired since the last Session, and such temporary Laws as will expire with, or soon after the End of this Session of Assembly: And the other Resolutions of the Committee were read; and upon the Question severally put, the last of the said Resolutions was disagreed to, and the rest agreed to, by the House, as follows:

Refolved, That Leave be given to bring in a Bill, to Revive the Act, for making

more effectual Provision against Invasions and Insurrections.

Refolved, That Leave be given to bring in a Bill, for Continuing the Act, for the better Regulating and Collecting certain Officers Fees, and other Purposes therein mentioned; with Amendments.

Ordered, That the Committee for Courts of Justice, prepare and bring in the faid Bills.

Ordered, That Mr Westwood be added to the Committee for Courts of Justice.

A Motion being made,

Ordered, That Mr Dennis McCarty have Leave to withdraw his Petition, preferred to this House at the last Session, complaining of an undue Election and Return of Mr Peter Hedgman, to serve as a Burgess, in this present General Assembly, for the County of Prince William.

A Petition of M^r Richard Randolph, a Member of this Houfe, was prefented to the Houfe, and read; praying an Allowance for a Slave committed to the County Goal, on Sufpicion of Felony, who fet fire to the Prifon, and was burnt to Death.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Friday, November 10, 1738.

A Motion being made,

Ordered, That Mr Benjamin Harrison have Leave to withdraw his Petition,
referred by the House to the Confideration of the Committee for Public Claims:

And that the said Committee be discharged from proceeding further on the said Petition.

A Petition of James Reid, the Proprietor of the Public Warehouse at Urbanna, was presented to the House, and read; praying, the Consideration of the House, in Respect to the Expence he has been at, in making a Plank Floor in his said Warehouse, and the Loss he has sustained, by the reducing the Rent thereos.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as

it shall appear to them, with their Opinion thereupon, to the House.

A Motion being made, That it may be an Inftruction to the Committee to whom it is referred, to prepare and bring in a Bill, for appointing feveral Ferries, That they have Power to receive a Clause or Clauses, for appointing a Ferry from the Land of John Proceer, deceased, in the County of Isle of Wight, over Black-water River, to the Land of Robert Lancaster, in the same County: And the Question being put thereupon, It passed in the Negative.

A Petition of Southey Rew, was prefented to the House, and read; praying to be allowed for his Attendance, as a Witness in the King's Suit, against William Andrews,

profecuted in the General Court.

Ordered, Than[t] the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it fhall appear to them, with their Opinion thereupon, to the House.

The House, according to Order, proceeded to the Consideration of the Motion, That the Money in Col. Spotswood's Hands, appropriated for the Buying of Arms for the County of Brunswick, might be paid to some Person, whom the House should approve of, to be applied to the Use for which it was so appropriated.

And after a Debate, the Question was put, that the faid Money be applied to the Buying of Arms for the County of *Brunswick*? It passed in the Negative.

Then a Motion was made, That the fame be paid to the Juftices of the faid County, to be by them apply'd, according to their Difcretion, towards leffening the Levy by the Poll: And a Debate arose thereupon,

Refolved, That the Money remaining in the Hands of Col. Spotfwood, be paid to the Veftry of the Parish of St. Andrew, in the said County of Brunswick, to be applied by the said Veftry, towards the purchasing a Glebe for the said Parish, and for other Parochial Uses; and accounted for, to the General Affembly.

Ordered, That Leave be given to bring in a Bill, according to the faid Refolution: And that M^r Conway, M^r Wall, and M^r Embry, prepare and bring in the fame.

A Motion being made, That M^{*} Attorney-General be allowed the Sum of Ten Pounds, for carrying on the Profecution against Col. Spotfwood.

A Member moved, That the faid Allowance might be deducted out of the Money recovered: And the Question put thereupon?

It passed in the Negative.

Refolved, That the Sum of Ten Pounds be paid to M. Attorney-General, for carrying on the faid Profecution: And that it be paid out of the Money, in the Hands of the Treaf-

Ordered, That it be an Inftruction to the Committee for Public Claims, to make the faid Allowance in the Book of Claims.

Mr Fitzhugh, from the Committee of Propositions and Grievances, reported, That the Committee had had under their Consideration, a Petition of fundry Inhabitants of the County of King George, to them referred, praying, That a Public Perry may be appointed from the Land of James Hackley, in the said County, across the River, to the Land of Col. Gawin Corbin, in the County of Caroline: And had come to a Resolution thereupon; which he read in his Place, and afterwards delivered in at the Table; where it was again read, and agreed to, by the House, as follows:

Refolved, That the appointing a Public Ferry at the Place aforefaid, will be con-

venient for Travellers.

Ordered, That it be an Inftruction to the Committee to whom it is referred, to prepare and bring in a Bill, for appointing feveral Ferries; that they have Power to receive a Claufe or Claufes, for appointing a Public Ferry, from the Land of James Hackley, in the County of King George, to the Land of Col. Gawin Corbin, in the County of Caroline.

Mr Blair, from the Committee for Public Claims, reported, That the Committee had had under their Confideration, the feveral Petitions of Thomas Lankford, John Carter, Efq; and of Peter Bowdoin, and Henry Scarburgh, to them referred: And had come to feveral Refolutions thereupon; which he read in his Place; and afterwards delivered in at the Table: Where the Refolutions were again read; and with an Amendment to one of them, agreed to, by the Houfe, as follows:

Refolved, That the Sum of Thirty Pounds Current Money be allowed to Thomas Lankford, for a Slave; who being outlawed, and discovered on board a Ship, leaped

over-board, and was drowned.

Refolved, That the Sum of Twelve Pounds and Eighteen Shillings, be paid to Peter Bowdoin, and Henry Scarburgh, respectively, for Sloop Hire, during the last Session of Affembly.

Refolved, That the Petition of John Carter, Efq; to be allowed for Two Slaves,

therein mentioned, be rejected.

Ordered, That it be an Instruction to the said Committee to make the said several Allowances to Thomas Lankford, Peter Bowdoin, and Henry Scarburgh, in the Book of Claims.

Ordered, That Mr Benjamin Waller be admitted an Affiltant to Mr Matthew Kemp, as Clerk of the Committee of Propositions and Grievances.

Ordered, That Mr Randolph, and Mr Harrifon, have Leave to be abfent from the Service of the House, 'til Monday next.

Ordered,

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Saturday, November 11, 1738.

Member, returned upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy; and taken and fubfcribed the Oath of Abjuration, and also the Test; and taken the Oath of a Burges; was admitted to his Place in the House.

Mr McCarty mov'd for Leave to bring in a Bill, for Laying out a Piece of Ground, at a Place called Bray's Church, in the County of King George, for a Town.

Ordered

Ordered, That Leave be given to bring in a Bill, according to the faid Motion; and that Mr McCarty prepare and bring in the fame.

Mr Fitzhugh, from the Committee of Propositions and Grievances, reported, that the Committee had had under their Consideration, the Petition of Morgan Bryan, and others, of the County of Orange, to them referred; complaining of the large Deduction for Conveniency, out of their Allowance, as Venire-men and Witnesses, levied for them in the last Public Levy, and praying Relief: And also the Petition of Benjamin Cave, and Others, of the same County, to them likewise referred, complaining that their Allowance in the last Public Levy, as Venire-men and Witnesses, was not levied in the County where they dwell, but in the County of Caroline; and that they have been put to as much Charge in suing the Sheriff of the said County, for the same, as the Amount of their said Allowance, and yet have not been able to obtain Judgment thereof: And had come to a Resolution thereupon; which he read in his Place; and afterwards delivered in at the Table; where the Resolution was again read: And upon the Question put, agreed to, by the House, as follows:

Refolved, That the faid Petitions be rejected.

M^r Carter moved for Leave to bring in a Bill, for making more convenient the feveral Counties below *Prince William* County, in that Part of *Virginia*, called the *Northern Neck*; and for the better Settling and Regulating the Bounds of the faid Counties.

Ordered, That Leave be given to bring in a Bill, according to the faid Motion: And that Mr Attorney-General, Mr Beverley, and all the Members of the Northern Neck, prepare and bring in the fame.

Mr Corbin prefented to the House, according to Order, a Bill, for Reviving the Act, for making more effectual Provision against Invasions and Insurrections; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Fitshugh, from the Committee of Propositions and Grievances, reported, That the Committee had had under their Confideration, several other Propositions from several Counties, to them referred: And had come to several Resolutions thereupon; which he read in his Place; and afterwards delivered in at the Table; where the Resolutions were again twice read: And upon the Question severally put, agreed to, by the House, as follows:

Refolved, That the Proposition from the County of Orange, That a Law be made for destroying Squirrels and Crows, be rejected.

Refolved, That the Proposition from the said County, for Repealing the Law, giving a Reward for killing of Wolves, or altering the Method of paying the said Reward, be rejected.

Refolved, That the Proposition from the said County, for Turning the Falls Road, be rejected.

A Petition of *John Tenant*, Practitioner in Phyfick, was prefented to the Houfe, and read; fetting forth, That he having difcovered the wonderful Efficacy of the *Rattle-Snake Root*, in curing the *Pleurify*, was induced to publifh fuch his Difcovery, for the common Benefit of the Inhabitants of this Colony; and praying fuch Reward, as to the Houfe fhall feem reafonable.

 $\it Refolved$, That this House will take the faid Petition into Consideration on $\it Tuefday$ next.

Mr Fitzhugh, from the Committee of Propositions and Grievances, reported, That the Committee had had under their Consideration, divers Propositions from the County of Orange, for Dividing the said County: As also a Petition of some of the Inhabitants of the said County, against such Division, to them referred: And had come to a Resolution thereupon; which he read in his Place; and afterwards delivered in at the Table; where the Resolution was again read: And upon the Question put, agreed to, by the House, as follows:

Refolved, That all that Part of the faid County of Orange, which lies to the Weftward of the Top of the Blue Ridge of Mountains, be separated from the rest of the said County, and erected into Two distinct Counties, to be divided by a Line from the Head Spring of Conway River, to the Head Spring of Potownack; and that the rest of the said County be another distinct County: And that the Petition against the said Division, be rejected.

Ordered, That it be an Inftruction to the Committee to whom it is referred, to prepare and bring in a Bill, for the better Security and Encouragement of the Inhabitants beyond the great Ridge of Mountains; that they have Power to receive a Clause or

Clauses, for Dividing the County of Orange, according to the faid Resolution.

Ordered,

That the House be adjourned 'til Monday Morning, Eleven o'Clock.

Monday, November 13, 1738.

Petition of Anthony Strother in Behalf of the Orphans of William Strother; praying an Allowance for four Hogfheads of Tobacco, deftroy'd in Falmouth Warehouse, by a Fresh.

And also a Petition of Anthony Strother, and Enoch Innis, Inspectors at the said Warehouse; praying an Allowance for Five Hogsheads of Tobacco damnify'd therein, as aforesaid; for which they have given their Notes; were severally presented to the House, and read.

Ordered, That the faid feveral Petitions be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter of the faid Petitions, refpectively; and report the fame, as it fhall appear to them, with their Opinion thereupon, to the House.

A Petition of Benjamin Needler, was prefented to the House, and read; praying an Allowance for a Slave, who ran away with an Outlaw'd Slave of the Petitioner's, to North-Carolina; and having there committed a Robbery, and being pursued and overtaken, prefented a Gun against his Pursuers, and was by one of them shot dead on the Spot.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

A Bill, for the better Regulation of the Militia, was read the fecond Time.

Ordered, That the Bill be committed to a Committee of the whole House.

Refolved, That this House will refolve itself into the said Committee, on Thursday next.

M^t Fitzhugh prefented to the Houle, according to Order, a Bill, for ereding Two new Counties, and Parifhes; and granting certain Encouragements to the Inhabitants thereof.

Also a Bill, for altering the Method of Tryal of certain Criminals, therein mentioned.

Also a Bill, for allowing Fairs to be kept at the Town of Fredericksburg: And the same were received, and severally read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Conway prefented to the House, according to Order, a Bill, for amending the Aâ, intituled, An Aâ concerning Tilhables: And the same was received, and read the first Time.

Ordered. That the Bill be read a fecond Time.

Ordered, That the Thanks of this House be return'd to the Rev. Mr Chichley Thacker, for his excellent Sermon Yesterday, preach'd before this House: And that Mr Conway, Mr Fitzhugh, Mr Willis, and Mr Carter, acquaint him therewith.

Ordered, That One Thousand Copies of the said Sermon be printed, at the Public Charge, to be proportioned amongst the several Counties in this Colony; to be distributed

by the respective Courts of the said Counties, in the best Manner, for the Comfort of Christians, against the groundless Objections to the Divinity and Dignity of the Blessed Jesus.

Mr Curtis moved for Leave to prefent a Petition for repealing a Public Ferry, which had not been prefented to the Court for receiving and certifying Propositions and Grievances, and Public Claims: And the Question being put, That the said Petition be brought to the Table?

It passed in the Negative.

Ordered.

That the House be adjourn'd 'til To-morrow Morning, Eleven o'Clock.

Tuesday, November 14, 1738.

Ordered,

HAT Mr Allen be added to the Committee, to whom it is referred to prepare and bring in a Bill, for making more convenient the feveral Counties below Prince William, in that Part of Virginia, called the Northern Neck; and for the better Settling and Regulating the Bounds of the faid Counties.

A Petition of William Byrd, Eq; was prefented to the Houfe, and read; praying, That certain Foreign Protestants, who are daily expected, in order to feat upon Roanoke River, on the Southern Bounds of this Colony, may be exempted from the Payment of Levies, for such a Number of Years as the Houfe shall think fit: And when those Years shall be expired, that they may be allowed to pay their Levies in Money.

Ordered, That the faid Petition do lie on the Table, to be perufed by the Members of the House.

Mr Attorney-General prefented to the House, according to Order, a Bill to prevent Waste and Dilapidations upon Glebe Lands: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Corbin presented to the House, according to Order, a Bill, for better Regulating and Collecting certain Officers Fees; and other Purposes therein mentioned: And the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Petition of the Maior, Recorder, Aldermen, Common-Council, and other Inhabitants, of the City of Williamsburg, was prefented to the Houfe, and read; fetting forth, That they are informed, a Bill is intended to be brought in, for removing the Seat of Government; fuggefting feveral Reafons againft fuch Removal: And praying, That if a Bill fhall be brought in for that Purpofe, they may be heard, by their Counfel, before the fame fhall pafs into an Act.

Ordered, That the faid Petition do lie on the Table, to be perufed by the Members of the Houfe.

The House, according to Order, proceeded to the Consideration of the Petition of John Tennent, Practitioner in Physick; and after a Debate, the Question was put, That a Reward be given to the said John Tennent, for the great Service he has done this Colony, in making Public his Discovery of the Use of the Rattle-Snake Roct?

It passed in the Negative.

Refolved, That the faid Petition be rejected.

M^r Fitzhugh, from the Committee of Propoftions and Grievances, reported, That the Committee had had under their Confideration a Propofition from the County of Hanover, to them referred, for altering the Law concerning Strays; and had come to a Refolution thereupon, which he read in his Place, and afterwards delivered in at the Table; where the Refolution was again read, and agreed to by the Houfe, as follows:

Refolved, That the faid Proposition be rejected.

A Memorial of Anthony Strother, and Enoch Innis, was prefented to the House, and read; shewing, what Tobacco has been lost in Falmouth Warehouse, by the Fresh; for which the owners thereof, have not, as yet, petitioned for any Allowance.

Ordered, That the faid Memorial be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame,

as it shall appear to them, with their Opinion thereupon, to the House.

A Bill, for Reviving the Act, for making more effectual Provision against Invasion and Insurrections, was read the second Time; and the Blank in the Bill filled up at the Table.

Ordered, That the Bill be ingroffed.

A Petition of Mr Richard Randolph, a Member of this Houfe, was prefented to the Houfe, and read; praying an Allowance for a Deduction of Twenty One Pounds Five Shillings, out of the Rent of the Public Warehoufes at Warwick, and for Two Years Rent in Arrear for the faid Warehoufes.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

A Bill, for allowing Fairs to be kept in the Town of Fredericksburg, was read the second

Time; and an Amendment made to the Bill, at the Table.

Ordered. That the Bill, with the Amendment, be ingroffed.

A Motion being made,

Ordered, That the Report of the Commissioners made, pursuant to the Act, made in the Tenth Year of His Majesty's Reign, for the Relief of certain Persons who were Sufferers in the Loss of the Records of the County of Nansemond, be referred to the Consideration of a Committee; and a Committee was appointed accordingly, of the following Persons:

Mr Pugh,

Mr Elligood,

Mr Baker,

Mr Crafford, and

Mr Simmons.

Ordered, That the Clerk of the Secretary's Office do lay the faid Report, together with the Depositions to which the fame refers, before the faid Committee.

Ordered, That Leave be given to bring in a Bill, for the Relief of fuch of the faid Sufferers, whose Cases have not been already provided for; and that the said Committee prepare and bring in the same.

A Bill, for amending the Act, intituled, An Ad, concerning Tithables, was read the fecond Time.

Ordered, That the Bill be committed to the Committee who prepared it; and to Mr Attorney-General, Mr Fitzhugh, Mr Hutchins, and Mr Harrison.

Ordered.

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Wednesday, November 15, 1738.

R. Conway prefented to the House, according to Order, a Bill, for appropriating a Sum of Money therein mentioned, to the Use of the Parish of St. Andrew, in the County of Brunswick; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Petition of *David Meriwether*, Proprietor of the Public Warehouse, called *Meriwether's*, in the County of *Hanover*, was presented to the House, and read; praying an Allowance for several additional Buildings, made by Order of the Commissioners, and the County Court, since the first Appointment of the said Warehouse.

Ordered,

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

A Member, returned upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy; and taken and fubfcribed the Oath of Abjuration, and also the Test; and taken the Oath of a Burges; was admitted to his Place in the House.

M^{*} Blair, from the Committee for Public Claims, reported, That the Committee had had under their Confideration, feveral Petitions, to them referred: And were come to feveral Refolutions thereupon; which he read in his Place; and afterwards delivered in at the Table; where the Refolutions were again read, and with an Amendment to one of them, agreed to, by the Houfe, as follows:

Refolved, That the Sum of One Pound Sixteen Shillings and Five Pence Half Penny, be allowed to William Ball, for the Ballance of his Account, as an Infpector, in the Year 1732, which John Holloway, Efq; then Treafurer, refused to pay.

Refolved, That an Allowance of Forty Pounds Current Money, be made to M^{*} Richard Randolph, for his Slave, committed to the County Goal of Henrico, on Sufpicion of Felony, who fet fire to the Prifon, and was burnt to Death.

Refolved, That Seven Hundred and Twenty Pounds of Tobacco, and Three Pounds Current Money, be allowed to Southey Rew, for his Attendance and Ferriages, as a Witness in the King's Suit, against William Andrews, an Inspector, profecuted in the General Court.

Refelved, That an Allowance of Thirty Pounds Current Money, be made to Peter Hay, for a Negro Man Slave, belonging to the Estate of William Johnson, deceased; who being committed for Felony, and thereof acquitted, by a long Confinement in Prison, became so exceedingly Frost-bitten, that a Mortification ensued, whereof he died.

Refolved, That Three Pounds Ten Shillings Current Money, be allowed to James Reid, Proprietor of the Public Warehouse at Urbanna, for the Expence of making a Plank Floor in the said Warehouse; and that That Part of his Petition which relates to the Loss he has sustained by reducing the Rent of the said Warehouse, be rejected.

Ordered, That it be an Inftruction to the faid Committee, to make the faid feveral Allowances, in the Book of Claims.

Refolved, That the Petition of Robert Cobbs, to be allowed for the Lofs of his only Negro Man, who hanged himfelf, be rejected.

A Member, returned upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy; and taken and fubfcribed the Oath of Abjuration, and also the Test; and taken the Oath of a Burges; was admitted to his Place in the House.

Mr Randolph moved for Leave to prefent a Petition of the People called Quakers; praying to be exempted from the Payment of Parifh Levies: And after a Debate, the Oueftion was put. That the faid Petition be brought to the Table?

Refolved, in the Affirmative.

Then the Petition was read.

Ordered, That the faid Petition be referred to the Confideration of the Committee of Propositions and Grievances; that they do examine the Matter thereof, and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

The House, according to Order, proceeded to the Consideration of the Motion for Leave to bring in a Bill, for removing the Seat of Government to a more convenient Place.

And a Motion was made, That an Amendment be made to the first Motion, expressing some particular Place to which the Seat of Government is proposed to be removed: And after a Debate, the Question was put thereupon? *Resolved*, in the Affirmative.

Then

This petition is printed in the Appendix to this Volume.

Then fome Members spoke for removing the Seat of Government to Bermuda Hundred, on James River; and others, for having it at West-Point, on York River: And after a Debate, the Question being put, That Leave be given to bring in Bill, for removing the Seat of Government to Bermuda Hundred?

It passed in the Negative.

Then the Question was put, That Leave be given to bring in a Bill, for removing the Seat of Government to West-Point?

It passed in the Negative.

Refolved, That the faid Motion be rejected.

Ordered,

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Thursday, November 16, 1738.

Petition of Mr Robert Bolling, the Proprietor of the Public Warehouses at Appamattor Point, was presented to the House, and read; setting forth, That fince the Rent of those Warehouses was reduced, he has built another House Forty Feet square, with all proper Conveniences; and praying an Allowance for

the fame.

Also a Petition of Hugh West, the Proprietor of the Land whereon the Public Warehouses at Hunting Creek are built; setting forth, That since the Reducing the Rent of the said Warehouses in 1734, another Warehouse has been built at the Place aforesaid, by the County, who insist upon receiving the Rent then settled, to reimburse them the Expence thereof; and praying to be allowed such a Rent as may enable him to reimburse the County the Charge of the said new built House, and be some Recompence for the Loss and Damage he sufficiently, by the placing the Warehouses on his said Lands; were severally presented to the House, and read.

Ordered, That the faid feveral Petitions be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter of the faid Petitions, respectively; and report the fame, as it shall appear to them, with their Opinion thereupon,

to the House.

Mr Wall moved for Leave to bring in a Bill, for Amending the Act, for making, Clearing, and Repairing the Highways, and for Clearing the Rivers and Creeks:

Ordered, That Leave be given to bring in a Bill, according to the faid Motion; and

that Mr Conway, Mr Wall, and Mr Curtis, prepare and bring in the fame.

The Claim of Edward Colvel, for taking up a Runaway Slave, therein mentioned, was prefented to the Houfe, and receiv'd.

Ordered, That the faid Claim be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it

shall appear to them, with their Opinion thereupon, to the House.

Mr Attorney-General mov'd for Leave to prefent a Petition of the Inhabitants of the Parish of Bristol, in the County of Prince George; complaining of divers Hardships they labour under, in the Division of that Parish: And praying the Consideration of the House therein; which Petition had not been preferred to the Court, for Receiving and Certifying Propositions and Grievances, and Public Claims:

And the Question being put, That the said Petition be brought to the Table?

It passed in the Negative.

Mr Fitzhugh, from the Committee of Propositions and Grievances, reported, That the Committee had had under their Confideration, several Petitions, to them referred: And were come to several Resolutions thereupon; which he read in his Place; and afterwards delivered in at the Table; where the Resolutions were again twice read: And upon the Question severally put, agreed to, by the House, as follows:

Upon

Upon a Petition of *Thomas Pleafants*, and Others, in Behalf of themfelves, and the reft of the People of this Colony, commonly called *Quakers*; complaining of great Hardships they labour under, by reason of Seizures and Distresses made upon their Estates, for Parish Levies:

Refolved, That the Laws be amended, concerning Seizures and Diftreffes; and that Provision be made to prevent exceffive Diftreffes; to enable the fucceeding Collector of the Parish Levies, to distrain for Levies remaining due to the former Collectors; and to restrain the bringing Actions or other Suits, for any such Levies, where Distress may be had.

Ordered, That Leave be given, to bring in a Bill, according to the faid Refolution: And that the Committee of Propositions and Grievances prepare and bring in the same.

Upon Confideration of the Petition of M^r John Allen, a Member of this House, for Repealing the Ferry, at the Mouth of Upper Chipoaks Creek, over to the Row, or Martins-Brandon:

Refolved, That the faid Petition is reasonable.

Ordered, That it be an Inftruction to the Committee, to whom it is referred, to prepare and bring in a Bill, for appointing feveral Ferries, That they have Power to receive a Clause for Repealing the said Ferry.

Mr Corbin moved for Leave to bring in a Bill, to prevent the taking away Lands against the Will of the Proprietors, for building Water-mills: And the Question being put thereupon; It passed in the Negative.

A Bill, for altering the Method of Trial of certain Criminals therein mentioned, was read the fecond Time.

Ordered, That the Bill be committed to the Committee who prepared it.

A Member, returned upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, inítead of the Oaths of Allegiance and Supremacy; and taken and fubscribed the Oath of Abjuration, and also the Test; and taken the Oath of a Burges; was admitted to his Place in the House.

A Bill, for ereding Two new Counties, and Parishes; and granting certain Encouragements to the Inhabitants thereof, was read the second Time.

Ordered, That the Bill be committed to the Committee who prepared it.

Ordered, That the Petition of the Honourable William Byrd Efq; be referred to the Confideration of the faid Committee.

The Houfe, according to Order, refolved itfelf into a Committee of the whole Houfe, to confider the Bill, for the better Regulation of the Militia: And after fome Time fpent therein, Mr Speaker refumed the Chair; and Mr Fitzhugh reported from the Committee, That they had had the faid Bill under their Confideration, and agreed upon fome Amendments to be made thereto: But not having Time to go through the fame, the Committee had directed him to move for Leave to fit again.

Refolved, That this House will, To-morrow, again resolve itself into a Committee of the whole House, further to consider the said Bill.

Ordered,

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Friday, November 17, 1738.

R. Fitzhugh prefented to the House, according to Order, a Bill, for the Security of fuch Persons as have settled, or shall go to settle, on the Land Frontiers; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

M^r Attorney-General reported, from the Committee, to whom the Bill, for amending the AA, intituled, An AA, concerning Tithables, was committed, feveral Amendments

made to the Bill: And he read the Amendments in his Place; and afterwards delivered the Bill, with the Amendments in at the Table; where the faid Amendments were twice read; and with an Amendment to one of them, upon the Question severally put, agreed to by the House.

Ordered, That the Bill, with the Amendments, be Ingroffed.

The Houfe, according to Order, refolved itfelf into a Committee of the whole Houfe, further to confider the Bill, for the better Regulation of the Militia: And after fome Time fpent therein, Mr Speaker refumed the Chair; and Mr Fitzhugh reported, that the Committee had had the faid Bill under their further Confideration, and gone through the fame; and agreed upon feveral other Amendments to the Bill: But not having Time to draw up their Report, the Committee had directed him to move for Leave to fit again.

Refolved, That this House will again resolve itself into a Committee of the whole

House, to consider of the said Report To-morrow.

Ordered,

That the House be adjourn'd 'til To-morrow Morning, Eleven o'Clock.

Saturday, November 18, 1738.

Member, returned upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy; and taken and fubscribed the Oath of Abjuration, and also the Test; and taken the Oath of a Burges; was admitted to his Place in the House.

Mr Fitzhugh reported, from the Committee, to whom the Bill, for altering the Method of Trial of certain Criminals therein mentioned, was committed, feveral Amendments made to the Bill; and he read the Amendments in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table; where the faid Amendments were twice read: And upon the Queftion feverally put, agreed to, by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

Mr Blair, from the Committee for Public Claims, reported, That the Committee had had under their Confideration, feveral Petitions, to them referred: And were come to feveral Refolutions thereupon; which he read in his Place; and afterwards delivered in at the Table.

Ordered, That the Report do lie on the Table, to be perufed by the Members of this House.

The Houfe, according to Order, refolved itself into a Committee of the whole Houfe, to confider the Report to be made upon the Bill, for the better Regulation of the Militia: And after some Time spent therein, Mr Speaker refum'd the Chair; and Mr Fitzhugh reported from the Committee, that they had made several Amendments to the Bill; which he read in his Place; and afterwards delivered in at the Table.

Ordered, That the Confideration of the faid Amendments, be put off 'til Wednesday next,

A Bill, intituled, An Ad, for Reviving the Ad, for making more effectual Provision against Invasions and Insurrections, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That Mr Corbin do carry the Bill to the Council; and desire their Concurrence.

A Bill, intituled, An Aâ, for allowing Fairs to be kept in the Town of Fredericksburg, was read the third Time.

Refolved, That the Bill do país.

Ordered, That M. Fitzhugh do carry the Bill to the Council; and defire their Concurrence.

A Bill, intituled, An A&, for Amending the A&, intituled, An A&, concerning Tithables, with the Amendments, was read the third Time.

Refolved, That the Bill do pass.

Ordered,

Ordered, That Mr Conway do carry the Bill to the Council; and defire their Concurrence.

Ordered, That M[†] Martin, and M[†] Richard Kennan, be added to the Committee of Propositions and Grievances.

Ordered, That Mr Ruffin, and Mr Elligood, be added to the Committee for Public Claims.

Ordered, That M^{*} Hutchins be added to the Committee, to whom it is referred to prepare and draw up a State of the Duty upon Slaves, and the feveral Payments that have been made, with the Amount thereof.

Ordered, That the House be adjourned 'til Monday Morning, Eleven o'Clock.

Monday, November 20, 1738.

R. Attorney-General prefented to the House, according to Order, a Bill, to enable Ralph Wormley, Efq; to fell and dispose of certain entailed Lands, to raise Money for the Payment of his Sisters Portions, and Performance of his Father's Will; and the same was receiv'd, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Petition of the Justices of the Court of the County of Caroline; setting forth, That fince the Rents of the Public Warehouses were reduced, they have been obliged to build two new Warehouses; one at Roy's, the other at Gibson's: And praying the Consideration of the House therein.

Alfo a Petition of M^r Jonathan Gibfon, a Member of this Houfe, praying the Confideration of the Houfe, with Refpect to a Deduction made out of his Warehoufe Rent, for the Rent of another Warehoufe, built by M^r Thomas Turner; were prefented to the Houfe, and feverally read.

Ordered, That the faid feveral Petitions be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter of the faid Petitions respectively; and report the same, as it shall appear to them, with their Opinions thereupon, to the House.

M^{*} Fitshugh reported, from the Committee, to whom the Bill, for Ereding two new Counties and Parifles; and granting certain Encouragements to the Inhabitants thereof, was committed, That the Committee had had under their Confideration, the Petition of William Byrd, Efq; to them referred: And were come to a Refolution thereupon; which he read in his Place; and afterwards delivered in at the Table; where the Refolution was again read, and agreed to, by the House, as follows:

Refolved, That certain Foreign Protestants who are daily expected to arrive, in order to settle upon Roanoke River, near the Southern Bounds of this Colony, ought to be exempted from Payment of Levies for some Years, and afterwards allowed to pay their Levies in Money.

Ordered, That Leave be given to bring in a Bill, according to the faid Refolution: And that the Committee of Propositions and Grievances, prepare and bring in the fame.

Mr Harrison moved for Leave to bring in a Bill, for allowing all Persons to pay their Levies and Public Dues in Money.

Ordered, That Leave be given to bring in a Bill, according to the faid Motion: And that M^r Harrison, M^r Carter, M^r Conway, and M^r Hutchins, prepare and bring in the same.

A Petition of M^r Daniel McCarty, a Member of this House, was presented to the House, and read; praying to be re-imbursed the Charge he has been at, in prosecuting a Complaint against Samuel Oldham, an Inspector, upon which he was removed from his Office.

Ordered, That the faid Petition do lie on the Table, to be perufed by the Members of the Houfe.

A Bill, for the better Regulating and Collecting certain Officers Fees, and other Purposes therein mentioned, was read the second Time.

Ordered, That the Bill be committed to a Committee of the whole House.

Refolved, That this House will resolve itself into a Committee of the whole House, to consider the said Bill.

A Petition of Griffith Savage, Henry Hickman, William Parks, and Joseph Hickman, was presented to the House, and read; praying an Allowance for their Expences and Attendance, as Witnesses in the King's Suit, prosecuted in the General Court, against William Andrews, an Inspector.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

The House resumed the Consideration of the Report from the Committee of Propositons and Grievances: And the Resolutions of the said Committee, which had not been before considered, were read: And upon the Question severally put, agreed to, by the House, as follows:

Refolved, That the Proposition from the County of Spotfylvania, That a white Overseer, or other white Person, be constantly kept at every Negro Quarter, be rejected.

Refolved, That the Proposition from the laid County, for altering the Law concerning Strays, be Rejected.

Refolved, That the Proposition from the said County, That Insolvent Debtors be Sold, be Rejected.

Refolved, That the Proposition from the said County, That the Method of Proving Accounts and Book Debts, be altered, and the Time limited to sue for them, enlarged; be Rejected.

Upon a Proposition from the said County, That the Law concerning Executions, be

Refolved, That no Execution be awarded againft the Body of any Debtor, for any Debt recovered out of Court, before a Juftice of the Peace.

Refolved, That the Proposition from the said County, for altering the Method of Collecting and making Diffress for Levies, and Officers Fees, be Rejected.

Refolved, That the Proposition from the said County, for altering the Law concerning the Levying Executions, and making Distress for Tobacco, be Rejected.

Ordered, That it be an Inftruction to the Committee to whom it is referred, to prepare and bring in a Bill, for amending the Law concerning Seizures and Diftreffes; and for making Provifion againft exceffive Diftreffes; to enable the fucceeding Collector of the Parifh Levies, to diftrain for Levies remaining due to the former Collectors; and to reftrain the bringing Actions or other Suits, for any fuch Levies, where Diftrefs may be had, That they have Power to receive a Claufe to prohibit Justices of the Peace from granting Executions againft the Body of any Debtor, upon Judgments obtained before them, out of Court.

A Bill, to prevent Waste and Dilapidations upon Glebe Lands, was read a second Time.

Ordered, That the Bill be committed to a Committee: And a Committee was appointed accordingly of the following Persons: Mr Willis, Mr Fitzhugh, and Mr Martin.

A Bill, for the Security of fuch Perfons as have fettled, or fhall go to fettle, on the Land Frontiers, was read the second Time: And after a Debate, the Question was put, That the Bill be committed to a Committee?

It passed in the Negative.

Then the Question was put, That the Bill be ingrossed, and read the third Time?

It passed in the Negative.

Refolved, That the Bill be rejected.

Ordered,

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Tuefday,

Tuesday, November 21, 1738.

A Motion being made, the House proceeded to the Consideration of the Petition of Mr Daniel McCorty, Yesterday preferred to the House; and thereupon, Ordered, That the said Petition be referred to the Consideration of the

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

A Bill, intituled, An'Act, for altering the Method of Trial of certain Criminals therein mentioned, with the Amendments, was read the third Time.

Refolved, That the Bill do país.

Ordered, That Mr Attorney-General do carry the Bill to the Council; and defire their Concurrence.

M^r Corbin moved for Leave to prefent a Proposition of fundry Subscribers, faid to be Inhabitants of the County of King and Queen, for discontinuing the Tobacco Law; which had not been preferred to the Court, held for Receiving and Certifying Propositions and Grievances, and Public Claims, in the faid County:

And the Question being put, That the faid Proposition be brought to the Table?

It paffed in the Negative.

A Petition of the Minister and Vestrymen of the Parish of Elizabeth River, in the County of Norfolk, was presented to the House, and read; praying, That they may be enabled to sell a small Piece of Land therein mentioned, and fundry Slaves, with those descended from them; which, by the Will of Matthew Godfrey, deceased, are given to be held by the Vestry of the said Parish, for the Use of the Poor of the County aforesaid, for ever; and apply the Money arising by Sale of the same, to other Parochial Uses, for lessenge the Levy by the Poll, in the said Parish.

Ordered, That the faid Petition be referred to the Confideration of the Committee of Propositions and Grievances: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

The House, according to Order, was called over, and all the Members appeared.

The Order of the Day being read, the House, according to Order, proceeded to the Consideration of the first Resolution of the Committee of the whole House, upon the Governor's Speech, in relation to the Laws now in Force, For Amending the Staple of Tobacco; and preventing Frauds in His Majesty's Customs: And after a Debate, the Question being put, That the House agree to the said Resolution; the House divided.

The Yeas go forth.

Mr Conway, for the Yeas,

Yeas 39

Tellers.

Mr Randolph, for the Noes, Noes

And fo it was resolved in the Affirmative.

Ordered, That Leave be given to bring in a Bill, according to the faid Refolution of the faid Committee: And that the Committee of Propositions and Grievances, prepare and bring in the fame.

Ordered, That M^r Crofford have Leave to be abfent from the Service of the House 'til Monday next.

Ordered, That the House be adjourned 'til To-morrow Morning, Eleven o'clock,

Wednefday, November 22, 1738.

Motion being made, the Serjeant at Arms was called in, and acquainted the Houfe, that, purfuant to a Warrant from the late Speaker, he fent his Meffenger the laft Seffion, to apprehend William Burdett, and bring him before the Houfe, to answer for his Misdemeanour and Breach of Privilege, in obstructing the free Election of a Burgels, to serve in this present General Assembly, for the County of Caroline; but that the said William Burdett abscorded, and could not be taken.

Ordered.

Ordered, That the faid William Burdett be again fent for, in Cuftody of the Sergeant at Arms, to answer for his faid Misdemeanour and Breach of Privilege, at the Bar of the House.

A Petition of John Taliaferro, late Sheriff of the County of Caroline, was prefented to the Houfe, and read; fetting forth, That in the Year 1732, one Samuel Stone, who was committed to the Goal of the faid County, upon mefne Process, broke the Prison, and escaped; whereby he has suftained great Loss and Damage: And praying the Confideration of the House.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

Mr Carter prefented to the House, according to Order, a Bill, for further Continuing an Act, intituled, An Act, for Laying a Duty on Liquors; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Fitzhugh prefented to the House, according to Order, a Bill, for Dividing the Parishes of Southwark, and Lawn's Creek, and other Purposes therein mentioned; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Petition of M^r Richard Kennon, a Member of this House, and Proprietor of the Public Warehouse, called Soans's, was presented to the House, and read; setting forth, That since the Reduction of the Rent of the said Warehouse, and the Repealing the Public Warehouse at Martin's Brandon, he has been obliged to permit the Inspectors to make Use of other Houses, and to build a new Warehouse, for the Reception of Tobacco: And praying the Consideration of the House therein.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame,

as it shall appear to them, with their Opinion thereupon, to the House.

M^r Conway presented to the House, according to Order, a Bill, for Amending the Act, intituled, An Act, for Making, Clearing, and Repairing the Highways; and for Clearing the Rivers and Creeks: and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time,

A Petition of Mr Leonard Claiborne, a Member of this Houfe, was prefented to the Houfe, and read; praying to be allowed to keep a Ferry from his Landing, on the Upper Side of Bridge Creek, on Pamunkey River, near Sweet-Hall.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Propositions and Grievances: That they do examine the Matter thereof; and report the same, as it shall appear to them, with their Opinion thereupon, to the House.

A Bill, to enable Ralph Wormley, Efq; to fell and difpose of certain entailed Lands, to raise Money for the Payment of his Sisters Portions, and Performance of his Father's Will: was read the second Time.

Ordered, That the Bill be committed to the Committee who prepared it, and to the Members for the Counties of King George, and Caroline: That they do examine the Allegations thereof; and report the Matter, as it fhall appear to them, with their Opinion thereupon, to the House.

The House, according to Order, proceeded to the Consideration of the Amendments, reported from the Committee of the whole House, to the Bill, for the better Regulation of the Militia; and the Amendments were twice read: And upon the Question severally put, one of them was disagreed to, and the rest agreed to, by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

A written Meffage from the Governor and Council, was delivered by Mr Robertson.

Mr Speaker, and Gentlemen of the House of Burgesses,

M^r John Tennent, who fome Time ago published a Treatise upon the Virtues of the Seneca Rattle-Snake Root, with Directions for Preparing and Using it, hath brought

before

before Us, divers Gentlemen of good Credit, who (as well from their own Knowledge and Experience, as the Relation of others, whose Veracity they have no Reason to doubt) have testified. That the said Rattle-Snake Root hath proved an effectual and speedy Remedy in Pleurifies, and other Diseases, incident to the People of this Country: And as M^{*} Tennent communicated this Medicine to the Public, instead of making that Profit which he might have gained by keeping it a Secret; and that his Publication may be for the general Good of Mankind; We therefore recommend him to your House, for such a Reward as you shall think sit.

Alfo a Meffage from the Council:

That they have made an Amendment to the Bill, intituled, An Act, for allowing Fairs to be kept in the town of Frederickfburg:

And feveral Amendments to the Bill, intituled, An Aâ, for amending the Aâ, concerning Tithables; to which they defire the Concurrence of this House.

And that they have agreed to the Bill, intituled, An Act, for Reviving the Act, for making more effectual Provision against Invasions and Insurrections, without any Amendment

Refolved, That this House will take the said written Message into Consideration to-morrow.

Ordered,

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Thursday, November 23, 1738.

HE House, according to Order, proceeded to the Consideration of the written Mcssage from the Governor and Council: And after a Debate, the Question being put,

Refolved, That the Sum of One Hundred Pounds, be paid to Mr John Tennent, for publishing his Discovery of the Use of the Seneca Rattle-Snake Root.

Refolved, That the faid Sum be paid him out of the Public Money in the Hands of the Treasurer.

 $\it Ordered,$ That $M^{\tt r}$ $\it Carter$ do carry the faid $\it Refolves$ to the Council; and defire their Concurrence.

Complaint being made to the House, That indecent Inscriptions have been written upon one of the Seats of the Burgesses, in Contempt and Breach of the Privileges of this House:

Ordered, That the Matter of the faid Complaint be referred to the Confideration of the Committee of Privileges and Elections: That they take proper Measures to inform themfelves by whom the faid Offence was committed; and report their Proceedings, with their Opinion thereupon, to the House.

Ordered, That it be an Inftruction to the faid Committee, That they examine all Witneffes touching the Matter of the faid Complaint, in the most solemn Manner.

Mr Fitzhrigh, from the Committee of Propositions and Grievances, reported, That the Committee had had under their Consideration, several other Propositions from several Counties, to them referred: And were come to several Resolutions thereupon; which he read in his Place; and afterwards delivered in at the Table; where the following Resolutions were again twice read: And upon the Question severally put, agreed to, by the House.

Refolved, That the Proposition from the County of Surry, for Repealing the Laws, for the more speedy and easy Recovery of small Debts, be Rejected.

Refolved, That the Propositions from the Counties of Surry, and Isle of Wight, for Repealing the Laws, relating to the Duty of Constables, in viewing Tobacco Grounds, be Rejected.

Refolved,

Refolved, That the Proposition from divers Inhabitants of that Part of the Parish of Wiccocomoco, in the County of Lancaster, for adding that Part of the said Parish to the County of Northumberland, be Rejected.

Refolved, That the Proposition from the County of Caroline, for Dividing the Parish

of St. Margaret, be Rejected.

Refolved, That the Proposition from the County of King George, for building a Public Warehouse, at a Place called *Prodor's*, for the Reception and Inspection of Tobacco, be Rejected.

Mr Fitzhugh also reported, from the said Committee, That they had had under their Confideration, the Petition of divers of the Inhabitants of the County of Spotfylvania, to them referred, praying, That the County of Orange may refund to the said County of Spotfylvania, a certain Quantity of Tobacco therein mentioned, said to be expended in building and maintaining Public Warehouses, for the Benefit of the Inhabitants of the said County of Orange: But that the Committee had not come to any Resolution thereupon, conceiving it to be a Matter more proper to be considered by the Committee for Public Claims.

Ordered, That the faid Report be committed to the faid Committee.

A Petition of John Carter, Elq; Secretary of this Colony, was prefented to the Houfe, and read; fetting forth, That for the Prefervation of the Records, many of which were like to be fpoiled by the Dampness of the Walls, he did in the Year 1723, apply to this Houfe, and obtained their Order for building a Chimney in his Office, and did not doubt but the House would have enabled him to provide Fire-wood; which has been a confiderable Expence to him for Fifteen Years: And praying a reasonable Allowance for the Time pait; and that such an Annual Sum may be settled, as may be sufficient to defray the Expence thereof, for the suture.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the matter thereof; and report the fame, as

it shall appear to them, with their Opinion thereupon, to the House.

Refolved, That this House will resolve itself into a Committee of the whole House, to consider the Bill, for the better Regulating and Collecting certain Officers Fees, and other

Purposes therein mentioned, To-morrow.

Mr Hutchins moved for Leave to bring in a Bill, to prevent the Inhabitants of the Borough of Norfolk, from being compelled to ferve in the Militia of the County of Norfolk; and to exempt Sailors or Seamen in actual Pay, on board any Ship or Veffel, from ferving in the Militia.

Ordered, That Leave be given to bring in a Bill, according to the faid Motion; and

that Mr Hutchins, Mr Boufh, and Mr Crafford, prepare and bring in the same.

The House proceeded to the Consideration of the Amendment made by the Council, to the Bill, intituled, An Ad, for allowing Fairs to be kept in the Town of Fredericksburg; and the Amendment was twice read: And upon the Question put, agreed to, by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have agreed to the Amendments by them made to the said Bill: And that Mr Fitzhugh go up with the Meffage.

A Bill, for continuing an Act, intituled, An Act, for laying a Duty on Liquors, was read a fecond Time.

Ordered, That the Bill be committed to a Committee of the whole House.

Refolved, That the House will, on Saturday next, resolve itself into a Committee of the whole House, to consider the said Bill.

Ordered,

That the House be adjourn'd 'til To-morrow Morning, Eleven o'Clock.

Friday,

Friday, November 24, 1738.

Ordered,

HAT Mr Cluiborne, Mr McCarty, Mr William Aylett, Mr John Aylett, and Mr Randolph, have Leave to be absent from the Service of the House, respectively, 'til Monday next.

A Petition of the Justices of the County of Surry, was presented to the House, and read; setting forth, That fince the Rent of the Warehouses at Gray's Creek has been reduced, they have been obliged to build another Warehoufe, and that the Rent, as it is now fettled, is not fufficient to reimburfe the County: And praying the Confideration of the House in the Premises.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it fhall appear to them, with their Opinion thereupon, to the House.

Mr Willis reported, from the Committee, to whom the Bill for preventing Waste and Dilapidations upon Glebe Lands, was committed, feveral Amendments made to the Bill: which he read in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table; where the Amendments were again read.

And the first Amendment being read a second Time.

Ordered, That the Bill be re-committed to the faid Committee, and to Mr Conway. Mr Conway, from the Committee of Privileges and Elections, reported, That the Committee had had under their Confideration the Complaint to them referred, That indecent Inscriptions have been written upon one of the Seats of the Burgesses, in Contempt and Breach of the Privileges of this House: And upon hearing and examining into the faid Complaint, Bedford Davenport confessed the Fact: Whereupon the Committee had come to a Refolution; which he read in his Place; and afterwards delivered in at the Table; where the Refolution was again read; and with an Amendment, agreed to, by the House as follows:

Refolved, That the faid Bedford Davenport, in writing the faid Inscriptions, is guilty of a Breach of the Privileges of this House; and that therefore he be taken into Cuftody, and brought to the Bar of the House, to suffer such Censure as the House shall think proper.

Accordingly he was brought to the Bar, in Custody of the Serjeant at Arms; and there ftanding, acknowledged his Offence, in the following Words:

Mr Speaker, I acknowledge my Folly and Indifcretion, in writing indecent Inscriptions on one of the Seats of the Burgeffes; for which I am heartily forry, and humbly ask Pardon of the House; and fincerely promise, That I will take particular Care not to give any Offence to this House for the future.

Then Mr Speaker spake, as follows:

Bedford Davenport, The Offence you have been guilty of, is very great; yet the Lenity of the House is such, that considering your Youth, They have only commanded me to reprimand you for it; and I do reprimand you accordingly: And I am further to acquaint you, that it is Their Pleafure that you be discharged out of Custody, paying Fees.

A Member, returned upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, instead of the Oaths of Allegiance and Supremacy; and taken and fubscribed the Oath of Abjuration, and also the Test; and taken the Oath of

a Burgels; was admitted to his Place in the House.

Mr Blair, from the Committee for Public Claims, reported, That the Committee had had under their Confideration, the Petition of Mr Daniel McCarty, to them referred: And were come to a Refolution thereupon; which he read in his Place; and afterwards delivered in at the Table; where the Refolution was again twice read: And upon the Question put, agreed to, by the House, as follows:

Refolved, That the fum of Four Pounds Fourteen Shillings and Six Pence Current Money, and Two Thousand One Hundred and Forty Two Pounds of Nett Tobacco, be allowed to Mr Daniel McCarty, to re-imburse him the Charges he has been at, in profecuting a Complaint against Samuel Oldham, an Inspector; upon which he was, by Order of the Council, removed from the said Office.

Ordered, That it be an Inftruction to the faid Committee to make the faid Allowances to the faid Daniel McCarty, in the Book of Claims.

A Meffage from the Council, by Mr Robertson.

That they have agreed to the Bill, intituled, An AA, for altering the Method of Trial of certain Criminals therein mentioned, without any Amendment.

Ordered, That an Address be made to the Governor, to remove those Persons from all Offices, who, having been Inspectors, have been put out of that Office upon a Complaint: And that Mr McCarty, Mr William Aylett, and Mr Comway, do wait on the Governor with the said Address.

A Petition of Mr Robert Munford, was prefented to the Houfe, and read; reprefenting, That it may be of great Advantage to this Colony, to improve a Trade with the Cherikee Indians: And praying, That he may be exempted from Payment of the Duty for fuch Skins and Furs as he shall purchase of those Indians, for Four Years.

And the Question being put, That Leave be given to bring in a Bill, according to the Prayer of the said Petition? It passed in the Negative.

Refolved, That the faid Petition be Rejected.

The House, according to Order, resolved itself into a Committee of the whole House, to consider the Bill, for the better Regulating and Collecting certain Officers Fees, and other Purposes therein mentioned: And after some Time spent, Mr Speaker resum'd the Chair; and Mr Fitzhugh reported, from the Committee, That they had had the said Bill under their Consideration, and agreed upon some Amendments to the Bill: But not having Time to go thro' the same, the Committee had directed him to move for Leave to sit again.

Refolved, That this House will again resolve itself into a Committee of the whole House, to consider further of the said Bill, To-morrow.

Ordered.

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Saturday, November 25, 1738.

Member, returned upon a new Writ, having taken the Oaths appointed to be taken, by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy; and taken and fubfcribed the Oath of Abjuration, and also the Test; and taken the Oath of a Burgess; was admitted to his Place in the House.

Upon a Motion, the House was called over, and the Names of the absent Members were again called over, and Excuses made for some of them who were absent without the Leave of the House; which were allowed.

Ordered, That M^r Joseph Grey, M^r Thomas Turner, and M^r William Macon, be taken into the Custody of the Serjeant at Arms, for absenting themselves from their Duty in the Service of the House.

Mr Fitzhugh prefented to the House, according to Order, a Bill, to prevent Sherifs, and other Officers, from making unreasonable Seizures and Distresses, and for other Purposes therein mentioned; and the same was received, and read the first Time.

Ordered. That the Bill be read a fecond Time.

Ordered, That M^t Ifham Randolph be added to the Committee of Privileges and Elections, and to the Committee of Propositions and Grievances.

Ordered, That the Bill, for further continuing an Act, intituled, An Act, for laying a Duty on Liquors, be referred to the Confideration of the Committee of the whole House, to whom the Bill, for the better Regulating and Collecting certain Officers Fees, and other Purposes therein mentioned, is committed.

The

The House, according to Order, resolved itself into a Committee of the whole House, further to consider the Bill, for the better Regulating and Colleding certain Officers Fees, and other Purposes therein mentioned: And after some Time spent therein, Mr Speaker refumed the Chair; and Mr Fitzhugh reported from the Committee, That they had had the said Bill under their further Consideration; and gone thro' the same, and made several Amendments to the Bill: But not having Time to draw up their Report, nor to consider the Bill, for surther continuing an Act, intituled, An Al, for laying a Duty on Liquors, to them referred; the Committee had directed him to move for Leave to sit again.

Refolved, That this House will again resolve itself into a Committee of the whole House, to consider the said Report; and also the Bill, for surther continuing an Act, intituled, An Ad, for laying a Duty on Liquors, on Monday next.

Ordered,

That the House be adjourned 'til Monday Morning, Eleven o'Clock.

Monday, November 27, 1738.

Ordered,

HAT M^r Dennis McCarty have Leave to withdraw his Petition for Leave to bring in a Bill, to dock the Entail of Five Hundred Acres of Land, in the Parish of Lunenburg, and County of Richmond; and for settling other Lands, of greater Value, in the County of Prince William, to the same Uses.

A Bill, intituled, An AA, for the better Regulation of the Militia, was read the third Time: and feveral Amendments were made to the Bill, at the Table.

Refolved, That the Bill do pass.

Ordered, That Mr Carter do carry the Bill to the Council; and defire their Concurrence.

A Petition of *George Brent*, was prefented to the House, and read; praying an additional Rent for the Public Warehouses at *Acquia*, in Consideration of a new House built by him, since the last Session of Assembly.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as

it shall appear to them, with their Opinion thereupon, to the House.

Mr Fitzhugh, from the Committee of Propositions and Grievances, reported, That the Committee had had under their further Confideration, the Petition of divers of the Inhabitants of the County of Spotfylvania, to them referred, praying, That the County of Orange may refund to the said County of Spotfylvania, a certain Quantity of Tobacco therein mentioned, said to have been expended in building and maintaining Public Warehouses, for the Benefit of the Inhabitants of the said County of Orange: And were come to a Resolution thereupon; which he read in his Place; and afterwards delivered in at the Table; where the Resolution was again twice read: And upon the Question put, agreed to, by the House, as follows:

Refolved, That the faid Petition be rejected.

A Memorial of M^r William Johnson, and M^r Rice Curtis, Jun. the Representatives of the County of Spotsylvania, was presented to the House, and read; setting forth, the Charge That County has been at, in building two new Warehouses, and hiring Others, for the Reception of Tobacco, at Fredericksburg: And praying the Consideration of the House therein.

Ordered, That the faid Memorial be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it fhall appear to them, with their Opinion thereupon, to the House.

The Houfe, according to Order, refolved itself into a Committee of the whole Houfe, to confider the Report to be made upon the Bill, for the better Regulating and Collecting

certain

certain Officers Fees, and other Purpofes therein mentioned; and also to consider the Bill, for further continuing an Act, intituled, An Act, for laying a Duty on Liquors: And after some Time spent therein, Mr Speaker resumed the Chair; and Mr Fitzhugh reported, from the Committee, That they had made several Amendments to the Bill, for the better Regulating and Collecting certain Officers Fees, and other Purposes therein mentioned: And that they had also had under their Consideration, the Bill, for surther continuing an Act, intituled, An Act, for laying a Duty on Liquors; and made some Progress therein: But not having Time to go thro' the same, the Committee had directed him to move for Leave to sit again.

Refolved, That this House will again resolve itself into a Committee of the whole House, further to consider the Bill, for further continuing an Act, intituled, An Ad, for

laying a Duty on Liquors, To-morrow.

Then he read the Amendments in his Place, and afterwards delivered the Amendments in at the Table; where the fame were again twice read: And upon the Question feverally put, agreed to, by the House.

Ordered, That the Bill, for the better Regulating and Collecting certain Officers Fees,

and other Purpofes therein mentioned, with the Amendments, be ingroffed.

A Motion was made, and the Question put, That the House be called over?

It passed in the Negative.

The House proceeded to the Consideration of the Amendments made by the Council, to the Bill, intituled, An Aâ, for Amending the Aâ, intituled, An Aâ, concerning Tithables; and the Amendments were twice read: And upon the Question put, one of the Amendments was agreed to, and the rest disagreed to, by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have agreed to the last Amendment, and disagreed to the rest of their Amendments to the said Bill; and to desire they will pass the Bill, with the Amendments agreed to, by this House: And that Mr Conway go up with the Message.

A Bill, for amending an Act, intituled, An Act, for Making, Clearing, and Repairing the Highways; and for Clearing the Rivers and Creeks, was read the fecond Time.

Ordered, That the Bill be committed to a Committee; and a Committee was appointed accordingly, of the following Persons:

Mr Fitzhugh,

M^r Conway, M^r Carter, and

Mr Attorney-General,

Mr Beverley,

Mr Conway moved for Leave to bring in a Bill, to amend the Act, intituled, An AA, for Encouragement of building Water-Mills.

Ordered, That Leave be given to bring in a Bill, according to the faid Motion: And that Mr Conway, Mr Willis, Mr Attorney-General, Mr Fitzhugh, and Mr Martin, prepare and bring in the same.

Ordered,

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Tuesday, November 28, 1738.

HE House being informed, That M^r Macon, and M^r Turner, attended in Custody.

Ordered, That they be discharged out of Custody, paying Fees.

The Two Petitions following, referred by the Council, to the Confideration of this Houfe, was read, viz.

A Petition of fundry Inhabitants of the County of *Prince George*; praying, That a Ferry may be appointed over *James River*, from Col. *Blund*'s Land, in *Prince George* County, to Mrs. *Anderfon's* Land, in *Charles-City* County.

And

And a Petition of the Churchwardens and Veftrymen of the Parifh of St. Paul, in the County of Hanover; praying, That Leave may be given to bring in a Bill to enable them to fell Two inconvenient Tracts of Land; and to purchase a more convenient Tract, for a Glebe.

Ordered, That the faid feveral Petitions be referred to the Confideration of the Committee of Propositions and Grievances: That they do examine the Matter of the faid Petitions, respectively; and report the same, as it shall appear to them, with their Opinions thereupon, to the House.

A Petition of the Inhabitants of *Blifsland* Parifh, in the County of *New-Kent*; praying, That the Public Warehouse at *Taskanask*, may be repealed; and another appointed instead thereof:

Also a Petition of the Inhabitants between *Totaskey*, and *Rappahanock* Creeks; praying, That the Public Warehouse, lately appointed to be built on Capt. *Thomas Barber's* Land, may be repealed; and another established instead thereof, at *Totaskey* Ferry; were severally presented to the House, and read.

Ordered, That the faid feveral Petitions be referred to the Confideration of the Committee of Propositions and Grievances: That they do examine the Matter of the said Petitions, respectively; and report the same, as it shall appear to them, with their Opinions thereupon, to the House.

A Bill, for Dividing the Parishes of Southwark, and Lawn's Creek, and other Purposes therein mentioned, was read the second Time.

Ordered, That the Bill be committed to the Committee who prepared it.

A Petition of the Juftices of *King George* County, was prefented to the Houfe, and read; praying, That an additional Rent may be fettled for the Public Warehoufes at *Bray*'s, whereby the County may be re-imburfed the Charge they have been at, in building a new Warehoufe, fince the Reduction of the former Rents.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

The House, according to Order, resolved itself into a Committee of the whole House, further to consider the Bill, for further continuing an Act, intituled, An Act, for laying a Duty on Liquors: And after some time spent, Mr Speaker resum'd the Chair; and Mr Fitzhugh reported, from the Committee, That they had had the said Bill under their further Consideration, and gone thro' the same: But not having Time to draw up their Report, the Committee had directed him to move for Leave to sit again.

Refolved, That this House will again resolve itself into a Committee of the whole House, to consider the said Report, To-morrow.

The House proceeded to the Confideration of the Report from the Committee for Public Claims, upon several Petitions, for Allowances for Tobacco destroyed in Falmouth Warehouse, by a Fresh; and upon the Petition of Mr Robert Bolling, for Warehouse Rent, to them referred: And the Resolutions of the said Committee were twice read: And upon the Question severally put, agreed to, by the House, as follows:

Refolved, That for the following Quantities of Tobacco, Allowances be made to the feveral Perfons who were Sufferers by the faid Fresh, viz.

	lbs. of	Tobacco.
To M ^r Philip Ludwell, for		5460
To John Edwards, for		100
To William Pate, for		1800
To William Brown, for		470
To the Estate of William Strother, for		4000
To M ^r Adam Reid, for		1772
To Alexander Grant, for		927
To John Holtfclaw, for		902
To Peter Daniel, for		846
		Refolmed

Refolved, That Mr Robert Bolling be allowed an additional Rent of Seven Pounds per Annum, for Four Years, ending the Tenth of November, 1738, for the Expence he has been at, in building another Warehouse Forty Feet square, at Appamattox Point,

Ordered, That it be an Instruction to the said Committee, to make the said Allow-

ances to the faid Robert Bolling, in the Book of Claims.

Ordered, That it be also an Instruction to the said Committee, to settle the Prices of the before-mentioned Quantities of Tobacco; and to make allowances for the fame in Money, to the respective Sufferers, at the Rate of Twelve Shillings and Six Pence per Hundred, in the Book of Claims.

Ordered,

That the House be adjourn'd 'til To-morrow Morning, Eleven o'Clock.

Wednesday, November 29, 1738.

Bill, to prevent Sherifs, and other Officers, from making unreasonable Seifures and Distresses, and for other Purposes therein mentioned, was read the second Time.

Ordered, That the Bill be committed to a Committee; and a Committee was appointed accordingly, of the following Perfons:

Mr Attorney-General,

Mr Beverley, and

Mr Conway, Mr Willis.

A Petition of John Steele, was prefented to the House and read; setting forth, That the Treasurer has only paid him Part of his Account, for enlarging the Chamber of the Burgeffes, and making the fame more commodious, and for repairing the Public Goal; and refuses to pay the Refidue: And praying that he may be paid his whole Account.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Courts of Justice: That they do examine the Matter thereof; and report the same.

as it shall appear to them, with their Opinion thereupon, to the House.

Mr Conway, from the Committee of Privileges and Elections, reported, That they had had under their Confideration, the Returns of feveral new Writs, for Electing of Burgeffes, to ferve in this prefent General Affembly: And that the Returns of the Writs, for Electing a Burgefs for the County of Accomack, and for the College of William and Mary, are made in the Form prescribed by Law.

That the Returns of the Writs for Electing a Burgels for the Counties of Caroline, Charles-City, Nanfemond, King-William, Surry, Goochland, and the Borough of Norfolk,

are not made in the Form prescribed by Law.

Ordered, That the Returns of the leveral Writs for Electing a Burgels for the Counties of Caroline, Charles-City, Nanfemond, King-William, Surry, Goochland, and the Borough of Norfolk, be amended by the Clerk, at the Table. And they were amended accordingly.

Mr Fitzhugh, from the Committee of Propositions and Grievances, reported, That they had had under their Confideration, feveral Petitions to them referred: And were come to feveral Refolutions thereupon; which he read in his Place; and afterwards delivered the Report in at the Table; where the fame was again read; and is as follows:

Upon a Petition of divers of the Freeholders and Inhabitants of the County of Accomack, for diffolving the Veftry of the Parish of Accomack, in that County:

Refolved, That it is the Opinion of this Committee, That the faid Petition be referred

to the Confideration of the next Seffion of Affembly. Refolved, That it is the Opinion of this Committee, That unless the Vestrymen of

the faid Parish, shall then appear and justify their Proceedings, That the faid Vestry be diffolved, and a new Veftry elected.

Upon a Petition of the Minister and Vestry of the Parish of Elizabeth River, in the County of Norfolk, praying, That an Act may be passed, to enable them to sell a Tract of Land, and Eleven Negroes, devifed by the Will of Matthew Godfrey, deceas'd, for the Ufe of the Poor of that County; and to lay out the Money arifing by fuch Sale, in building a Church, and other Parochial Ufes:

Refolved, That it is the Opinion of this Committee, That the faid Petition be Re-

jected.

And the Report being read a fecond Time, Part thereof was difagreed to, and Part

agreed to, by the House.

Ordered, That Leave be given to bring in a Bill, for diffolving the Veftry of the Parish of Accomack, in the County of Accomack: And that Mr Henry Scarburgh, and Mr Edmund Scarburgh, prepare and bring in the same.

Refolved, That the faid Petition of the Minister and Vestry of the Parish of Eliza-

beth River, in the County of Norfolk, be Rejected.

A Bill, for appropriating a Sum of Money therein mentioned, to the Use of the Parish of St. Andrew, in the County of Brunswick, was read a second Time.

Ordered, That the Bill be committed to a Committee; and a Committee was ap-

pointed accordingly, of the following Persons:

M^r Randolph,

Mr Embry, and Mr Wall.

Mr Conway,

the House.

Mr Willis reported, from the Committee, to whom the Bill for Preventing Waste and Dilapidations upon Glebe Lands, was committed, several Amendments made to the Bill: And he read the Amendments in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table; where they were again read; and the Amendments being read a second Time, were, upon the Question severally put, agreed to, by

Ordered, That the Bill, with the Amendments, be ingroffed.

A Message from the Council, by Mr Robertson.

That they recede from their Amendments to the Bill, intituled, An Aâ, for Amending the Aâ, intituled, An Aâ, concerning Tithables; to which this House have disagreed;

and have paffed the Bill, with the Amendments agreed to, by the House.

The House, according to Order, resolved itself into a Committee of the whole House, to consider the Report to be made upon the Bill, for further Continuing an AA, initialed, an AA for laying a Duty on Liquors: And after some time spent therein, Mr Speaker relumed the Chair; and Mr Fitzhugh reported, from the Committee, several Amendments made to the Bill; which he read in his Place; and afterwards delivered in at the Table.

Refolved, That this House will take the said Report into Consideration, To-morrow.

Ordered,

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Thursday, November 30, 1738.

R. Pugh prefented to the House, according to Order, a Bill, for the Relief of those Persons who were sufferers in the Loss of the Records of the County of Nansemond, whose Cases have not been already provided for; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Woodbridge moved for Leave to bring in a Bill, for Explaining and Amending one Clause of an Act of Assembly, with Relation to Attachments, made in the Ninth Year of the Reign of Queen Anne, intituled, An Ad, for establishing County Courts, and regulating and settling their Proceedings therein.

Ordered, That Leave be given to bring in a Bill, according to the faid Motion;

and that the Committee for Courts of Justice, prepare and bring in the same.

The House being informed, That the Serjeant at Arms had sent his Messenger to take William Burdett into Custody; but that he absconds, and cannot be found.

Ordered,

Ordered, That it be an Inftruction to the Committee for Public Claims, to enquire into the Matter; and to allow to the Serjeant at Arms what they think reasonable for his Expence and Trouble in sending for the said William Burdett, to be charg'd upon him, in the Book of Claims.

Mr Conway moved for Leave to prefent a Petition of Orlando Payne, fetting forth his great Age and Poverty; and praying Relief of the House:

And the Question being put, That the said Petition be brought to the Table?

It passed in the Negative.

The House proceeded to the Confideration of the Amendments made by the Committee of the whole House, to the Bill, for further Continuing an Aâ, intituled, An Aâ, for laying a Duty on Liquors; and the Amendments were twice read: And upon the Question severally put, agreed to, by the House; and another Amendment was made to the Bill. at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

Mr Attorney-General reported, from the Committee, to whom the Bill to enable Ralph Wormley, Efq; to fell and difpose of certain entailed Lands, to raise Money for Payment of his Sisters Portions, and Performance of his Father's Will, was committed, That they had examined the Allegations of the Bill, which they found to be true; and had made several Amendments to the Bill; which he read in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table; w[h]ere the Amendments were again twice read: And upon the Question severally put, agreed to, by the House.

Ordered. That the Bill, with the Amendments, be ingroffed.

Mr Attorney-General, from the Committee, to whom the Bill to prevent Sherifs, and other Officers, from making unreasonable Seisures and Distresses, and other Purposes therein mentioned; also reported, That they had made an Amendment to the Title, and several Amendments to the Body of the Bill; and he read the Amendments in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table; where the Amendments were again twice read; and agreed to, by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

Mr Attorney-General, with Leave of the House, presented a Bill, for Licensing Pedlars, and preventing Frauds in the Duties upon Skins and Furrs; and the same was received, and read the first Time.

Ordered. That the Bill be read a fecond Time.

A Bill, intituled, An Aâ, for the better Prefervation of Glebe Lands, and other Purpofes therein mentioned, was read the third Time; and an Amendment made to the Bill, at the Table.

Refolved, That the Bill do pass.

Ordered, That Mr Willis do carry the Bill to the Council; and defire their Concurrence.

Mr Harrison presented to the House, according to Order, a Bill, for the more easy Payment of Public Dues; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Ordered.

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Friday, December 1, 1738.

Bill, intituled, An Aâ, for the better Regulating and Collecting certain Officers

Fees, and other Purpofes therein mentioned, was read the third Time; and an Amendment made to the Bill, at the Table.

Refolved, That the Bill do país.

Ordered, That Mr Corbin do carry the Bill to the Council; and defire their Concurrence.

M^{*} Edmund Scarburgh prefented to the House, according to Order, a Bill, for Diffoling the present Vestry of the Parish of Accomack, and for a new Election of Vestrymen for the said Parish; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Petition of William Norvell was prefented to the House, and read; praying an Allowance for a Slave of his, who was committed to Goal, for stabbing one William Compton; which Slave died during his Confinement.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame,

as it shall appear to them, with their Opinion thereupon, to the House.

A Petition of the Inhabitants of the Town of York, in the County of York, was prefented to the House, and read; praying, That Leave may be given to bring in a Bill, for vesting Five Acres of Land, or thereabouts, in the Feosfees of the said Town, for a Common.

Ordered, That the faid Petition be referred to the Confideration of the Committee for Courts of Justice: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered, That Gwyn Read be heard before the faid Committee, upon the fubject

Matter of the faid Petition, by himfelf, or his Counfel, if he thinks fit.

M^{*} Fitzhugh, from the Committee of Propositions and Grievances, reported, That they had had under their Consideration, the Petition of M^{*} Leonard Claiborne, to them referred; praying, That a public Ferry may be appointed from his Land, on the Upper Side of the Bridge Creek, across Pamunkey, to Gooch's Ferry; and were come to a Resolution to reject the said Petition.

Ordered, That the Confideration of the faid Report be put off, 'til To-morrow.

M^{*} Fitzhugh prefented to the House, according to Order, a Bill, for further Continuing and Amending the Ad, for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

The Treafurer laid his Accounts before the House; and the Titles of the said Accounts were read.

Ordered, That the faid Accounts be referred to the Confideration of the Committee to whom it is referred, to prepare and draw up a State of the Duty upon Slaves; and the feveral Payments that have been made, with the Amount thereof: That they do examine the Articles of the faid Accounts; and report the Ballance, as it fhall appear to them, to the Houfe.

Mr Conway moved for Leave to bring in a Bill, for appointing a Treafurer.

Ordered, That Leave be given to bring in a Bill, according to the faid Motion; and that Mr Conway, and Mr Attorney-General, prepare and bring in the fame.

M. Blair, from the Committee for Public Claims, reported, That they had had under their Confideration, feveral Petitions to them referred; and agreed upon a Report; which he read in his Place; and afterwards delivered in at the Table; where it was again read: And Part of the Report being read a fecond Time; the following Refolutions, upon the Queftion feverally put, were agreed to, by the House.

Refolved, That the Petition of Benjamin Needler, to be allowed for a Slave, who ran away with another of his Slaves that was outlawed, and was killed in North Carolina, be

Rejected.

Refolved, That the County of Caroline be allowed an additional Rent of Five Pounds per Annum, for Three Years last past, to re-imburse them the Expence of building Two more Houses; One at Roy's, the other at Conway's.

Refolved, That Mr Jonathan Gibfon, be allowed an additional Rent of Six Pounds per Annum, for Two Years laft paft, for a new Warehouse built by him.

Refolved, That David Meriwether be allowed an additional Rent of Seven Pounds per Annum, for Three Years last past, for a Warehouse built by him, by Order of the County Court of Hanover.

Refolved,

Refolved, That Two Thousand One Hundred and Eighty Eight Pounds of Nett Tobacco, be allowed to John Taliaserro, late Sheriff of the County of Caroline, for what he has been obliged to pay, on Account of the Escape of one Samuel Stone.

Ordered, That it be an Instruction to the said Committee, to make the said several

Allowances, in the Book of Claims.

Ordered, That the Confideration of the reft of the faid Report be put off till Tomorrow.

Ordered,

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Saturday, December 2, 1738.

HE House, according to Order, proceeded to the Consideration of the rest of the Report, from the Committee, for Public Claims; and the other Parts of the said Report were read; and the following Resolutions, upon the Question severally put, were agreed to by the House.

Refolved, That Griffith Savage, and Henry Hickman, be each of them allowed Three Hundred and Sixty Pounds of Tobacco, and Thirty Shillings Current Money; and that Joseph Hickman, and William Parks, be allowed Seven Hundred and Twenty Pounds of Tobacco, and Three Pounds Current Money, for their Ferriages and Attendance, as

Witneffes in the King's Suit, against William Andrews.

Refolved, That the fum of Seventy Seven Pounds Nineteen Shillings, be allowed to Thomas Porter, and Howfen Hooe, in Confideration of the Damages they have fuftained, by becoming Securities to John Lee, High Sheriff of the County of Stafford, for Jofhua Davis his faithful Execution of the Office of Under Sheriff, of the faid County; and indemnifying the High Sheriff from Escapes.

Refolved, That an additional Rent of four Pounds per Annum, for Two years, ending the Tenth of November, 1738, be allowed to George Brent, for a new Warehouse, built

by him fince the laft Seffion of Affembly.

Then a Debate arose upon the Resolution of the said Committee, upon the Petition of Mr Secretary Carter, to be allowed for providing Fire-Wood for his Office, for Fifteen Years past; and that an annual Sum may be settled, to defray the Expence thereof, for the suture: And the Question was put, That the said Report be committed?

It passed in the Negative.

Then a Motion was made, and the Question put, That an annual Allowance be made to the Secretary, for providing Fire-Wood for his Office, for the future?

It paffed in the Negative.

Refolved, That the faid Petition be rejected.

Refolved, That an additional Rent of Five Pounds, for One Year, ending the Tenth of November, 1738, be made to M^r Richard Kennon, for a new Warehouse built by him; and that he be also allowed the Sum of Seven Pounds Ten Shillings, for the Use of other of his Houses, for Three Years past.

Refolved, That the County of Surry be allowed an additional Rent of Six Pounds

per Annum, for a Warehouse built at the Charge of the County, at Gray's Creek.

Refolved, That the County of King George be allowed an additional Rent of Five Pounds per Annum, for Two Years laft paft, for a Warehouse built at the Charge of the County, at Brays: But that the Justices of the said County refund to the Proprietor of the other Houses, Six Pounds Thirteen Shillings and Four Pence, out of the said Rent, for so much by them already received out of the Rent established by Law, for the said other Houses.

Refolved, That an additional Rent of Three Pounds per Annum, for Two Years laft paft, be allowed to Hugh Wefi, to be by him paid to the Justices of the County of Prince William, to reimburse the County the Charge they have been at, in building another Warehouse at Hunting-Creek, since the Reduction of the Rent at that Place.

Refolved.

Refolved, That an Allowance of Thirty Seven Pounds Five Shillings, be made to Mr Richard Randolph, in Confideration of what has been deducted out of the Rent of his Warehouses at Warwick, for the Hire of other Warehouses, and for a new Warehouse built by him there, fince the Reduction of the Public Warehouse Rents.

Ordered, That it be an Inftruction to the faid Committee, to make the before mentioned Allowances in the Book of Claims.

Ordered, That that Part of the faid Report which relates to the Memorial of Mr William Johnson, and Mr Rice Curtis, be committed to the faid Committee.

The House, according to Order, also proceeded to the Consideration of the Report from the Committee of Propositions and Grievances, upon the Petition of Mr Leonard Claiborne, to them referred; and the Resolution of the said Committee was read: And after a Debate, upon the Question put, agreed to, by the House, as follows:

Refolved, That the faid Petition be Rejected.

Ordered, That Mr Sweney, Mr Weftwood, and Mr Digges, have Leave to be absent from the Service of the House, 'til Tuesday next.

M^{*} Corbin, from the Committee for Courts of Juftice, reported, That they had had under their Confideration, the Petition of John Steele, to them referred: And were come to a Refolution thereupon; which he read in his Place; and afterwards delivered in at the Table; where it was again read: And upon the Queftion put, agreed to, by the Houfe, as follows:

Refolved, That the Sum of One Hundred and Five Pounds and Five Pence, which the faid Steele has already received from the Treasurer, is a sufficient Satisfaction for his Claim: And that therefore his said Petition be Rejected.

Mr Fitzhugh, from the Committee of Propositions and Grievances, reported, That they had had under their Consideration, several Petitions to them referred: And were come to several Resolutions thereupon; which he read in his Place; and afterwards delivered the Report in at the Table; where it was again twice read, and agreed to, by the House, as follows:

Upon a Petition of Francis Poythress, and Others; praying, That a Public Ferry may be appointed over James River, from the Land of Richard Bland, in the County of Prince George, to Mrs. Anderson's Land, in the County of Charles City:

Refolved, That the faid Petition is reasonable.

Ordered, That it be an Instruction to the Committee, to whom it is referred, to prepare and bring in a Bill, for appointing several Ferries, That they have Power to receive a Clause, for appointing a Ferry, according to the Prayer of the said Petition.

Upon Confideration of the Petition of the Chuchwardens and Veftrymen of the Parifh of St. Paul, in the County of Hanover; praying, That Leave may be given to bring in a Bill, to enable them to fell two inconvenient Tracts of Land therein mentioned; and to purchase a more convenient Tract, for a Glebe:

Refolved, That the faid Petition is reasonable.

Ordered, That it be an Inftruction to the Committee, to whom the Bill, for Dividing the Parishes of Southwark, and Lawn's Creek, and other Purposes therein mentioned, is committed, That they have Power to receive a Clause or Clauses, to enable the Vestry of the said Parish of St. Paul, in the County of Hanover, to sell the said two inconvenient Tracts of Land, and to purchase a more convenient Tract, for a Glebe, for the said Parish, according to the Prayer of the said Petition.

A Petition of *John Martin*, praying an Allowance for a new Warehouse built by him, at *Maddox* Ferry, by Order of the County Court of *Westmoreland*, fince the Reduction of the Public Warehouse Rents:

Also a Petition of Jethro Sumner; fetting forth, That the County Court of Nansemond, have taken from him a confiderable Part of the Rent of the Public Warehouses, at Constance's, on Account of another Warehouse lately built there, at the Charge of the said County; and praying the Consideration of the House therein; were severally presented to the House, and read.

Ordered,

Ordered, That the Confideration of the faid feveral Petitions, be referred to the Committee for Public Claims: That they do examine the Matter of the faid Petitions refpectively; and report the fame, as it shall appear to them, with their Opinions thereupon, to the House.

A Meffage from the Council, by Mr Robertson:

That they have made feveral Amendments to the Bill, for the better Regulation of the Militia; to which they defire the Concurrence of this House.

Ordered, That no Petition be received after Tuefday next.

A Bill, intituled, An Aâ, to restrain Sherifs, and other Officers, from making unreasonable Seisures or Distresses, and for other Purposes therein mentioned, was read the third Time.

Refolved, That the Bill do país.

Ordered, That Mr Randolph do carry the Bill to the Council; and defire their Concurrence.

A Motion being made, the Question was put, That the House be called over? It passed in the Negative.

Ordered. That the House be called over on Monday next.

A Bill, intituled, An Aâ, for further Continuing and Amending an Aâ, intituled, An Aâ, for laying a Duty on Liquors, was read the third time.

Refolved, That the Bill do país.

A Bill, intituled, An Act, to enable Ralph Wormley, Efq; to fell certain entailed Lands, to raife Money for Payment of his Sisters Portions, and Performance of his Father's Will, was read the third Time.

Refolved, That the Bill do país.

Ordered, That Mr Attorney-General do carry the Bills to the Council; and defire their Concurrence.

A Bill, for the more easy Payment of Public Dues, was read the second Time.

Ordered, That the Bill be committed to a Committee; and a Committee was appointed accordingly, of the following Persons:

Mr Harrison,

M^r Conway,

Mr Blair,

Mr Hedgman, and

Mr McCarty.

Mr Attorney-General prefented to the House, according to Order, a Bill, for making more convenient several Counties in the Northern Neck, and settling the Bounds of other Counties in the said Neck; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Bill, for Licenfing Pedlars, and preventing Frauds in the Duties upon Skins and Furrs, was read the fecond Time.

Ordered, That the Bill be committed to Mr Attorney-General, and Mr Blair.

A Bill, for Diffolving the prefent Vestry of the Parish of Accomack, and for a new Eledion of Vestrymen for the said Parish; was read the second Time; and the Blanks in the Bill filled up at the Table.

Ordered, That the Bill be ingroffed.

Ordered.

That the House be adjourned 'til Monday Morning, Eleven o'Clock.

Monday, December 4, 1738.

R. Booker moved for Leave to bring in a Bill, for Altering Amelia Court Day.

Ordered, That it be an Inftruction to the Committee to whom it is referred to prepare and bring in a Bill, for Explaining and Amending one Clause of an Act of Assembly, with Relation to Attachments, made in the Ninth Year of the Reign of Queen Anne, intituled, An Ad, for establishing County Courts, and for regulating and settling their Proceedings, That they have Power to receive a Clause, for altering the said Court Day.

Mr

Mr Curter prefented to the House, according to Order, a Bill, for amending and further continuing an Act, intituled, An Act, for laying a Duty upon Slaves; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Petition of the lower Inhabitants of *New-Kent*, and *James-City* Counties, was prefented to the House, and read; praying, That the Public Warehouse at *Taskanask* may be continued.

Ordered, That the faid Petition be referred to the Confideration of the Committee of Propositions and Grievances, to whom the Petition of the Inhabitants of the Parish of Blissland, in the said County of New-Kent, for repealing the said Warehouse, is referred.

Mr Fitzhugh reported, from the Committee, to whom the Bill, for amending the Ad, intituled, An Ad, for Making, Clearing, and Repairing the Highways; and for Clearing the Rivers and Creeks, was committed, That they had made an Addition to the Title, and feveral Amendments to the Body of the Bill; and he read the Amendments in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table; where they were again read: And upon the Question severally put, agreed to, by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

Mr Conway prefented to the House, according to Order, a Bill, for amending an Act, intituled, An Act, for Encouragement of building Water-Mills; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Memorial of M^r Thomas Price, and M^r Edmund Berkley, the Reprefentatives of the County of Middlefex, was prefented to the House, and read; praying, That the said County may be re-imbursed the Charge they have been at, in hiring Warehouses, and building a new Warehouse, at Urbanna.

Ordered, That the faid Memorial be referred to the Confideration of the Committee for Public Claims: That they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

A Petition of Matthew Kemp, Clerk of the Secretary's Office, was prefented to the Houfe, and read; praying, That his ufual Allowance may be levied for him; and that, in Regard to the Increase of the Business of that Office, such further Allowance may be made him, as the House shall think reasonable.

Refolved, That an additional Allowance of Two Thousand Five Hundred Pounds of Tobacco, per Annum, be made to the said Clerk.

Ordered, That it be an Inftruction to the Committee for Public Claims to make the usual Allowance to the said Matthew Kemp, in the Book of Claims.

Ordered, That it be also an Instruction to the faid Committee, to make him the faid further Allowance.

Mr Randolph, from the Committee, to whom the Bill, for appropriating a Sum of Money therein mentioned, to the Ufe of the Parish of St. Andrew, in the County of Brunswick, was committed, reported several Amendments made to the Bill; which he read in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table; where the Amendments were again twice read: And upon the Question severally put, agreed to, by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

The House proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, for the better Regulation of the Militia; and the Amendments were twice read: And upon the Question severally put, some of them were agreed to, and others disagreed to, by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, that this House have agreed to some and disagreed to other of the Amendments by them proposed to the faid Bill; and defire they will pass the Bill, with the Amendments agreed to by this House: And that Mr Carter go up with the Message.

A Message from the Council, by Mr Robertson:

That they have made feveral Amendments to the Bill, intituled, An Aa, for the better Prefervation of Glebe Lands, and for other Purposes therein mentioned.

Also to the Bill, intituled, An Ad, for the better Regulating and Collecting certain Officers Fees, and other Purposes therein mentioned; to which they desire the Concurrence of this House.

A Petition of George Douglas, was prefented to the House, and read; complaining of an undue Election and Return of M^T Edmund Scarburgh, to serve as a Burgess in this prefent General Afsembly, for the County of Accomack.

Ordered, That the faid Petition be referred to the Confideration of the Committee of Privileges and Elections: That they do examine the Matter thereof; and report the

fame, as it shall appear to them, with their Opinion thereupon, to the House.

The House, according to Order, was called over, and the Names of the absent Members were again called over; and Excuses made for such of them as were absent, without the Leave of the House; which were allowed.

Ordered.

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Tuesday, December 5, 1738.

Petition of John Wallop, and Mary Kendall, in Behalf of her Son Joshua Kendall, an infant, was prefented to the House, and read; praying, That Leave may be given to bring in a Bill, to dock the Entail of Three Hundred Acres of Land, in the County and Parish of Accomack, Parcel of a greater Tract; and for vesting the same in the said Joshua Kendall, in Fee Simple, upon the said John Wallop's settling an Equivalent, in Slaves, to the Uses of the remaining entailed Lands.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid

Petition; and that Mr Bowdoin prepare and bring in the fame.

Mr Fitzhugh presented to the House, according to Order, a Bill, for appointing several new Ferries, and disconting a former Ferry; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

A Petition of George Douglas, and William Arbuckle, was prefented to the House, and read; praying, That the Day for holding Courts in the County of Accomack, be altered.

Ordered, That it be an Inftruction to the Committee to whom it is referred to prepare and bring in a Bill, for Explaining and Amending one Clause of an Act of Assembly, with relation to Attachments, made in the Ninth Year of the Reign of Queen Anne, intituled, An Act for Establishing County Courts, and Regulating and Settling their Proceedings therein, That they have Power to receive a Clause, for Altering the faid Court Day.

A Petition of William Parks, was prefented to the House, and received; praying, That in Regard to the Increase of his Business, in printing those Things which are to be printed, at the Public Expence; and the taking off the Draw-back of the Duty upon Paper, an additional Salary may be allowed him.

Ordered, That the faid Petition do lie on the Table, to be perufed by the Members of

the House.

A Bill, for further Continuing and Amending the Ad, for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs, was read the second Time.

Ordered, That the Bill be committed to a Committee of the whole House.

The House accordingly resolved itself into the said Committee: And after some Time spent therein, M^r Speaker resumed the Chair; and M^r Fitzhugh reported from the Committee,

mittee, That they had had the faid Bill under their Confideration, and had made fome Progrefs therein: But not having Time to go through the fame, the Committee had directed him to move for Leave to fit again.

Refolved, That this House will again resolve itself into a Committee of the whole House, to consider further of the said Bill, To-morrow.

A Message from the Council, by Mr Robertson:

That they recede from their Amendments to the Bill, intituled, An Aâ, for the better Regulation of the Militia, to which this House have disagreed; and have passed the Bill, with the Amendments agreed to, by this House.

That they have made some Amendments to the Bill, intituled, An Act, to enable Ralph Wormley, Esq; to sell certain entailed Lands, to raise Money for Payment of his Sisters Portions, and Performance of his Father's Will; to which they desire the Concurrence of this House.

And that they have passed the Bill, intituled, An Aâ, to restrain Sheriss, and other Officers, from making unreasonable Seisures or Distresses, and for other Purposes therein mentioned, without any Amendment.

M^r Fitzhugh, from the Committee of Propositions and Grievances, reported, That they had had under their Consideration, a Petition of divers Inhabitants of the Parish of Blissand, in the County of New-Kent, for repealing the Public Warehouse at Taskan-ask: And also a Petition of fundry Inhabitants of the Counties of James-City, and New-Kent, for continuing the said Warehouse: And agreed upon a Report; which he read in his Place; and afterwards delivered in at the Table.

Ordered, That the Report do lie on the Table, to be perufed by the Members of the House.

Ordered.

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Wednesday, December 6, 1738.

Member informed the House, That Mr Henry Willis had publickly said, that Mr Johnston, a Member of this House, when an Inspector, had been guilty of a Breach of his Oath, and Duty, in the Execution of that Office.

And the House being also acquainted, That Benjamin Winslow had uttered feveral contemptuous and scandalous Speeches, reflecting upon some particular Members, and this House in general, in Breach of the Privileges of this House:

Ordered, That the faid feveral Matters be referred to the Confideration of the Committee of Privileges and Elections: That they inquire into the fame; and make Report of each particular Cafe, as it shall appear to them, with their Opinions thereupon, to the House.

Ordered, That it be an Inftruction to the faid Committee, That they examine all Witneffes concerning the same, in the most solemn Manner.

Mr Conway prefented to the House, according to Order, a Bill, for appointing a Treasurer; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Ordered, That an Address be made to the Governor, to order the proper Officers, to deliver Quarterly, to the Printer of the Acts of the General Assembly, and Journals of this House, an Account of all Goods, or other Commodities, imported, or exported, in their several Districts: And that Mr Issue Randolph, and Mr Carter, do wait on the Governor with the said Address.

Mr McCarty reported, That the Perfons appointed, had, according to Order, addreffed the Governor, to remove those Perfons from all Offices, who, having been Inspectors, have been put out of that Office, upon a Complaint: And that he was pleased

pleafed to fay, he fhould always think an Inspector that behaves in such a Manner, as to be turn'd out of his Office, unworthy to hold any Commission.

A Bill, for making more convenient feveral Counties in the Northern-Neck; and fettling the Bounds of other Counties in the faid Neck, was read the fecond Time.

Ordered, That the Bill be committed to the Committee who prepared it.

M^r Hedgman moved for Leave to bring in a Bill, for dividing the County of Prince William.

Ordered, That Leave be given to bring in a Bill, according to the faid Motion: And that Mr Hedgman, Mr Valentine Peyton, Mr Conway, and Mr Turner, prepare and bring in the fame.

Mr I fham Randolph reported, That the Perfons appointed, had, according to Order, addreffed the Governor, to order the proper Officers to deliver Quarterly, to the Printer of the Acts of the General Affembly, and the Journals of this House, Accounts of all Goods or other Commodities, imported, or exported, in their several Districts.

And that the Governor was pleafed to fay, he would give orders accordingly.

Mr Blair, from the Committee for Public Claims, reported, That they had had under their Confideration feveral other Petitions, and the Memorial of the Reprefentatives of the County of Middlefex, to them referred, and also the Report of the faid Committee, upon the Memorial of the Reprefentatives of the County of Spotfylvania, to them committed: And agreed upon a Report; which he read in his Place; and afterwards delivered in at the Table: And the Report being read a fecond Time, the following Resolutions were agreed to, by the House.

Refolved, That John Martin be allowed an additional Rent of Four Pounds, for One Year laft paft, for building another Warehouse at Maddox Ferry, by Order of the

County Court of Westmoreland.

Refolved, That an Allowance of Fifty Shillings per Annum, for Two Years laft paft, be made to the County of Middlefex, for an additional Building made to the Public Warehouse at Urbanna; and of Six Pounds Three Shillings and Six Pence, for the Hire of other Houses for the Inspection of Tobacco.

Refolved, That an Allowance of Four Pounds per Annum, for Two Years laft paft, be made to the County of Nanfemond, for building another Warehouse; and of Ten Shillings for One Year last past, for building a Shed at Constance's; and that the County re-imburse Jethro Summer what they have received out of the Rents of the other Warehouses, to this Time.

Ordered, That it be an Inftruction to the faid Committee, to make the faid Allowances in the Book of Claims.

The House proceeded to the Consideration of the Report from the Committee of Propositions and Grievances, upon the Petition of the Inhabitants of the Parish of Blissland, in the County of New-Kent, for repealing the Public Warehouse at Taskanask; and the Report was again read: And after a Debate, upon the Question put, agreed to, by the House, as follows.

Refolved, That the faid Warehouse be discontinued, and another instead thereof,

appointed at the Brick-house.

Ordered, That it be an Instruction to the Committee, to whom the Bill, for further Continuing and Amending the AA, for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs, is committed, That they have Power to receive a Clause for repealing the Public Warehouse at Taskanask, and appointing another instead thereof, on the Land of Col. Basset, at the Brick-house.

The House, according to Order, resolved itself into a Committee of the whole House, further to consider the Bill, for further Continuing and Amending the AA, for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs: And after some Time spent therein, Mr Speaker resumed the Chair; and Mr Fitzhugh reported, from the Committee, That they had had the said Bill under their further Consideration.

Confideration, and made a further Progrefs therein: But not having Time to go thro' the fame, the Committee had directed him to move for Leave to fit again.

Refolved, That the House will again resolve itself into a Committee of the whole House, to consider further of the said Bill, To-morrow.

Ordered.

That the House be adjourn'd 'til To-morrow Morning, Eleven o'Clock.

Thursday, December 7, 1738.

Bill, intituled, An Aâ, for Diffolving the prefent Vestry of the Parish of Accomack, and for a new Election of Vestrymen for the said Parish, was read the third Time.

Refolved, That the Bill do país.

Ordered, That M Edmund Scarburgh do carry the Bill to the Council; and defire their Concurrence.

Mr Fitzhugh, from the Committee, to whom the Bills, for ereding two new Counties and Parishes, and granting certain Encouragements to the Inhabitants thereof: And for dividing the Parishes of Southwark, and Lawn's Creek, and other Purposes therein mentioned, were committed, reported, That they had made several Amendments to both the Bills: And he read the Amendments in his Place; and afterwards delivered the Bills, with the Amendments, in at the Table.

M^r Doran mov'd for an Inftruction to the Committee to whom the Petition for dividing the County of Hanover, is referred, concerning the taking Part of the faid County, into the County of New-Kent:

And upon the Question put, That the Consideration of the said Motion be referred to the said Committee?

It passed in the Negative.

The House, according to Order, resolved itself into a Committee of the whole House, further to consider the Bill, for further Continuing and Amending the Aâ, for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs: And after some Time spent therein, Mr Speaker resumed the Chair; and Mr Fitzhugh reported, from the Committee, That they had had the said Bill under their surther Consideration, and gone thro' the same, and made several Amendments to the Bill; which he was ready to report.

Ordered, That the Report be made To-morrow.

Ordered, That it be a ftanding Order of this House, That when, upon any Matter referred to a Committee, they shall think proper to send for any Person to appear before them, their Orders or Summons shall be executed by the Serjeant at Arms, or some other Person by him appointed, to execute the same.

Ordered,

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Friday, December 8, 1738.

Bill, intituled, An Act, for appropriating a Sum of Money therein mentioned, to the Use of the Parish of St. Andrew, in the County of Brunswick, with the Amendments, was read the third Time.

Refolved, That the Bill do pass.

 $\it Ordered$, That M^r $\it Conway$ do carry the Bill to the Council; and defire their Concurrence.

M^r Corbin, from the Committee for Courts of Justice, reported, That they had had under their Consideration, the Petition of the Inhabitants of the Town of York, to them referred; praying Leave to bring in a Bill, for vesting Five Acres of Land, in the Feosfees

of the faid Town, to be and remain as a Common, for the Use of the faid Town, for Ever, upon the Petitioners paying Gwyn Read such Sum of Money, as the House shall think reasonable; and had heard, as well the Petitioners, by their Counsel, as the faid Gwyn Read, by his Counsel, against the said Petition: And agreed upon a Report; which he read in his Place; and afterwards delivered in at the Table; where it was again read, as follows:

That it appears to the Committee, That, by an Act of the General Affembly, made at James-City, in the Year of our Lord, 1680, for Cohabitation, and Encouragement of Trade and Manufadure: It is Enacted, That Fifty Acres of Land fhould be purchased by the Feosfies of the several Counties, and laid out and appointed, for a Town, for Storehouses; particularly in York County, on M' Read's Land, where the Ship Honour's Store was, including the Low Beech, for Landing and Wharfs, and the Old Field where Webber dwelt, for Cohabitation.

That by the Act of 1691, intituled, An Act for Ports: It is Enacted, That the feveral nominated Ports, Wharfs, Keys, and Places, therein after named and fet down, be, are, and fhall be, the Ports, Wharfs, Keys, and Places, "appointed by that Act: Which faid Act appoints the Port for York County, upon Benjamin Read's Land, beginning at the Lower Side of Smith's Creek, and running downwards, by the River, towards the Ferry.

That after the passing of the said last mentioned Act, Lawrence Smith, then Surveyor of the said County of York, did survey and lay out Fifty Acres of Land, to be divided into Lots and Streets; and about Five Acres more upon the Face of the River, being most of it narrow Points, unsit for Habitation, for the common Benefit of such Persons as then were, or thereafter should be, Inhabitants of the said Town: And that afterwards, the said Benjamin Read, by Deed, bearing Date the Eighteenth Day of August, in the Year last mentioned, referring to the said Smith's Survey, did convey to Joseph Ring, and Thomas Ballard, of the County of York, Feosfees in Trust, appointed by the said County Court, Fifty Acres of Land, be the same more or less, extending to, and by the Low-Water Mark.

That by another Act, made in the Year 1705, for confirming Titles to Town-Lands, all Lands which have been purchased, in pursuance of the said last mentioned Act, are declared to be vested in the respective Feosses, or those that have been purchased under them, in Fee Simple.

That it likewise appears to have been the Intent and Design of the said Benjamin Read, that the said Five Acres, between the Lines of the said Fifty Acres, proposed to be laid out into Lots and Streets, and the River, should pass to the said Feosfees, with the said Fifty Acres.

But in Regard that the faid Gwyn Read claims a Title to the before mentioned Five Acres of Land, as Heir in Tail, the Committee fubmit to the Judgment of this House, whether it be reasonable to bring in a Bill according to the Prayer of the said Petition.

Ordered, That Leave be given to bring in a Bill according to the Prayer of the faid Petition; and that Mr Conway, Mr Attorney-General, Mr Fitzhugh, Mr Digges, and Mr Buckner, prepare and bring in the fame.

The House proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, An Aâ, for the better Regulating and Collecting certain Officers Fees, and other Purposes therein mentioned; and the Amendments were twice read: And upon the Question severally put, disagreed to, by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have disagreed to the Amendments by them proposed to the said Bill; and desire they will pass the Bill, without those Amendments: And that Mr Corbin go up with the Message.

M^r Fitzhugh, according to Order, reported several Amendments made by the Committee of the whole House, to the Bill, for further Continuing and Amending the AA, for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs;

and he read the Amendments in his Place; and afterwards delivered the Amendments in at the Table; where they were again twice read: And upon the Question severally put, agreed to, by the House; and some further Amendments were made to the Bill at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

Mr Conway, from the Committee of Privileges and Elections, reported, That they had had under their Confideration, the Information made to the House, that Mr Henry Willis had said, that Mr Johnston, a Member of this House, when an Inspector, had been guilty of a Breach of his Oath, and Duty, in the Execution of that Office; and were come to a Resolution thereupon.

Ordered, That the Report do lie on the Table, to be perused by the Members of the

House.

Mr Blair, from the Committee of Public Claims reported, That they had had under their Consideration, several other Petitions to them referred; and were come to several Resolutions thereupon; which he read in his Place; and afterwards delivered the Report in at the Table; where the Resolutions were again twice read: And upon the Question

feverally put, agreed to, by the House, as follows:

Refolved, That the County of Nanfemond, having built Two new Warehouses, One at Sleepy Hole, the other at Lawrence's, be allowed an additional Rent of Three Pounds Ten Shillings per Annum, for each of the said Houses, for Three Years last past.

Refolved, That William Norvell be allowed the Sum of Twenty Pounds Current Money, for his Slave, who being committed to Goal, for ftabbing one William Compton,

died during his Confinement.

Mr Blair also reported from the said Committee, That upon the examining the Memorial of Mr William Johnston, and Mr Rice Curtis, to them also referred, Col. Henry Willis, Proprietor of the Land whereon the Warehouses at Fredericksburg are built, appeared before the said Committee, and agreed to re-imburse the County of Spotsuraia the Charge of building Three new Warehouses, and of hiring other Houses for the Reception of Tobacco brought thither to be Inspected; and to build what other Houses shall be wanting for the stuture; in Consideration of the additional Rent to be allowed for the said new built Houses, and the Hire of the other Houses; which was agreed to, by the said Memorialists, in Behalf of that County: And that the Committee had come to a Resolution thereupon; which he read in his Place; and afterwards delivered in at the Table; where it was again read; and agreed to, by the House, as follows.

Refolved, That an Allowance of Ten Pounds per Annum, for Two Years laft paft, be made to the faid Willis, as an additional Rent for the faid new House already built; and of Two Thousand Eight Hundred and Fifty Six Pounds of Tobacco, for the Hire of the other Houses; and that he re-imburse the said County what Expence it hath been at in the Premises, which amounts to Thirteen Thousand One Hundred and Fifty Seven Pounds of nett Tobacco: And for what other Houses the said Willis shall hereaster build by Order of the Court, he be thereaster allowed for the same.

Ordered, That it be an Instruction to the said Committee, to make the said several

Allowances in the Book of Claims.

M^r Blair acquainted the House, That upon examining the Book of Claims of the last Session, it appears, That the Claim of some Persons being charged in Two Counties, have been twice levied.

Ordered, That it be also an Instruction to the said Committee, to charge such Perfons with the Surplus of the Tobacco so levied, as they shall find to be chargeable therewith, in the Book of Claims.

Ordered,

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Saturday,

Saturday, December 9, 1738.

R. Conway, from the Committee of Privileges and Elections, reported, That

they had had under their Confideration, the Petition of Mr George Douglas, to them referred; complaining of an undue Election and Return of Mr Edmund Scarburgh, to ferve as a Burgels in this prefent General Affembly, for the County of Accomack, in the Room of Mr Sacker Parker, deceased; and had heard. as well the fitting Member, as the faid Douglas, by their Counsel, and examined several Witneffes touching the Matter of the faid Complaint: Whereupon, it appears to the Committee, that the fitting Member did Twice, between the Death of the faid Parker, and the Teste of the Writ, give strong Liquors to the People of the said County; once at a Race, and the other Time at a Muster; and did, on the Day of Election, cause strong Liquor to be brought in a Cart, near the Court-house Door, where many People drank thereof, whilft the Polls of the Election were taking; and one Man, in particular, faid, Give me a Drink, and I will go and vote for Col. Scarburgh, (meaning the fitting Member;) and Drink was accordingly given him out of the faid Cart, where feveral People were merry with Drink: But it doth not appear, whether that Person voted for the faid Scarburgh, or not; or was a Freeholder: It also appears to the Committee, That the Liquors given, as aforefaid, at the Race and Muster, and the Liquor brought to the Election, and given whilft the Polls were taking, were given with Defign to procure the fitting Member to be elected: Therefore, upon the whole Matter, the Committee have come to the following Refolution:

Refolved, That it is the Opinion of this Committee, That M^r Edmund Scarburgh is not duly elected, and returned a Burgess to serve in this present General Assembly, for the County of Accomack: And he read the Report in his Place; and afterwards delivered it

in at the Table; where the fame was again read.

And Mr Scarburgh was heard in his Place, and then withdrew: And a Clause in an Act of the General Assembly, made in the Fourth Year of the Reign of the late Queen Anne, for regulating the Election of Burgesses; for settling their Privileges, and for ascertaining their Allowances, was read.

And after a Debate, the Question being put, That the House agree to the faid

Refolution?

It paffed in the Negative.

Refolved, That M^r Edmund Scarburgh is duly elected, and returned a Burgess to terve in this present General Assembly, for the County of Accomack, in the Room of M^r Sacker Parker, deceased.

Ordered, That the Serjeant at Arms, with the Mace, introduce the faid Scarburgh to his Place in the House.

Mr Carter reported, That the Committee to whom it is referred, to prepare and draw up a State of the Duty upon Slaves, and the feveral Payments that have been made, with the Amount thereof, had had under their Confideration the Treafurer's Accounts, and examined the feveral Articles thereof; which they find to be juft: And that the Ballance remaining in his Hands, is Five Thousand Seven Hundred and Nineteen Pounds Two Shillings.

Mr Harrifon reported, from the Committee, to whom the Bill, for the more eafy Payment of Public Dues, was committed, feveral Amendments made to the Bill: And he read the Amendments in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table.

Ordered, That it be an Inftruction to the Committee for Public Claims, to make an Allowance of Twelve Pounds to the County of James-City, for a new Set of Weights and Scales.

A Bill, appointing a Treafurer, was read a fecond Time, and the Blanks in the Bill filled up; and feveral Amendments were made to the Bill, at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

M^{*} Boush presented to the House, according to Order, a Bill, to prevent the Inhabitants of the Borough of Norfolk, from being compelled to serve in the Militia of the County of Norfolk; and to exempt Sailors or Seamen, in adual Pay, on board any Ship or Vessel, from serving in the Militia; and the same was received.

Mr Fitzhugh, from the Committee of Propositions and Grievances, reported, That they had had under their Consideration, several Petitions of divers of the Inhabitants of the Counties of Hanover and Goochland, to them referred, in Relation to the Division of the sid County of Hanover: And agreed upon a Report; which he read in his Place; and afterwards delivered in at the Table.

Ordered, That the faid Report do lie on the Table, to be perufed by the Members of the House.

A Bill, intituled, An Act, for further Continuing and Amending the Act, for Amending the Staple of Tobacco; and for preventing Frauds in His Majefty's Cuftoms, with the Amendments, was read the third Time; and an Amendment was made, and the Blank in the Bill, filled up at the Table.

Refolved, That the Bill do país.

Ordered, That Mr Fitzhugh do carry the Bill to the Council; and defire their Concurrence.

M^t Hedgman prefented to the House, according to Order, a Bill, for dividing Prince William County; and the same was received.

Ordered, That M^r Boufh, and M^r Hutchins, have Leave to go home for the Recovery of their Healths.

Ordered.

That the House be adjourned 'til Monday Morning, Eleven o'Clock.

Monday, December 11, 1738.

Meffage from the Council, by Mr Robert fon:

That they have passed the Bill, intituled, An AA, for Continuing and Amending an AA, intituled, An AA, for laying a Duty on Liquors.

That they have agreed to the Refolve of this House, for paying One Hundred Pounds to M^r John Tennent.

And That they insist on their Amendments to the Bill, for better Regulating and Collecting certain Officers Fees, and other Purposes therein mentioned; and desire this House will pass the Bill, with those Amendments.

Upon a Motion, the House was called over, and the Names of the absent Members were again called over; and Excuses made for some of them, who were absent, without the Leave of the House; which were allowed.

Ordered, That M^r Smith, M^r Marrable, M^r Gray, M^r Simmons, M^r Claiborne, M^r Price, M^r Berkeley, M^r Ruffin, M^r Haynes, and M^r Buckner, be taken into Custody of the Serjeant at Arms, for absenting themselves from their Duty in the Service of the House.

Mr Corbin prefented to the House, according to Order, a Bill, declaring the Law concerning Attachments, and altering the Court Days in the Counties of Accomack and Amelia; and the same was received.

The House proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, An Aâ, for the better Preservation of Glebe Lands; and for other Purposes therein mentioned; and the Amendments were twice read: And upon the Question severally put, disagreed to, by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have disagreed to their Amendments to the said Bill; and desire they will pass the Bill, without those Amendments: And that Mr Harrison go up with the Message.

The House also proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, $An\ Ad$, to enable Ralph Wormeley, Efq; to fell and dispose

of certain entailed Lands, to raise Money for the Payment of his Sisters Portions, and Performance of his Father's Will: And the Amendments were twice read: And upon the Question severally put, agreed to, by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have agreed to their Amendments to the faid Bill: And that Mr Attorney-General go

up with the Message.

The House being informed, That Mr Smith, and Mr Buckner, attended in Custody:

Ordered, That they be discharged out of Custody, paying Fees.

A Bill, intituled, An AA, for amending the AA, intituled, An AA, for Making, Clearing, and Repairing the Highways; and for Clearing the Rivers and Creeks; and for making more effectual Provision for the keeping Mill Dams in good Repair, was read the third Time.

Refolved, That the Bill do pass.

 $\it Ordered$, That Mr $\it Conway$ do carry the Bill to the Council; and defire their Concurrence.

The House being informed, That M^r Berkley, M^r Marrable, and M^r Price, attended in Custody:

Ordered, That they be discharged out of Custody, paying Fees.

The House proceeded to the Consideration of that Part of the Message from the Council, which relates to the Amendments by them proposed to the Bill, for better regulating and colleding certain Officers Fees, and other Purposes therein mentioned.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House do infift on their Disagreement to those Amendments: And that Mr Corbin go up with

the Message.

Mr Conway prefented to the House, according to Order, a Bill, for better securing the Title of certain Lands to the Feossees of the Town of York; and for settling the same for a Common, for the Use of the Inhabitants of the said Town; and the same was received, and read the first Time.

A Motion being made,

Ordered, That Gwyn Read be heard by his Counfel, against the passing the said Bill, at the Bar of the House.

Accordingly the Counfel was called in; and being heard, withdrew.

Ordered, That the Bill be read a fecond Time.

The House being informed, That ${}_{1}M^{r}$ Simmons, M^{r} Haynes, and M^{r} Claiborne, attended in Custody:

Ordered, That they be discharged out of Custody, paying Fees.

A Message from the Council, by Mr Robertson:

That they have passed a Bill, intituled, An Aâ, for the better Preservation of the Breed of Deer; and preventing unlawful Hunting; to which they desire the Concurrence of this House:

And that they recede from their first Amendment to the Bill, intituled, An AG, for the better Preservation of Glebe Lands; and for other Purposes therein mentioned; and desire this House will pass the Bill, with the rest of their Amendments.

The House being informed, That Mr Eppes, and Mr Ruffin, attended in Custody:

Ordered, That they be discharged out of Custody, paying Fees.

The House proceeded to the Consideration of the Amendment to the Bill, for dividing the Parishes of Southwark, and Lawn's Creek, and other Purposes therein mentioned; and the Amendment was twice read: And upon the Question put, agreed to, by the House.

Ordered, That the Bill, with the Amendment, be ingroffed.

The House also proceeded to the Consideration of the Amendments to the Bill, for the more easy Payment of Public Dues; and the Amendments were twice read: And upon the Question severally put, agreed to, by the House; and an Amendment was made, and the Blank in the Bill filled up at the Table.

Ordered,

Ordered, That the Bill, with the Amendments, be ingroffed.

Then the House proceeded to the Consideration of the Report from the Committee of Propositions and Grievances, upon the Petitions of divers of the Inhabitants of the Counties of Hanover and Goochland, in Relation to the Division of the said County of Hanover: And the Resolutions of the said Committee were twice read: And upon the Question severally put, agreed to, by the House, as follows:

Refolved, That the leveral Petitions of the Inhabitants of the faid Counties of Hanover and Goochland, praying a Division of Part of the faid County of Hanover, together with Part of the faid County of Goochland, into Two diffinct Counties, be

Rejected.

Refolved, That the faid County of Hanover be divided into Two diftinct Counties, by a straight Course, to be run from the Mouth of Elk Creek, on the River Northanna, to the Mouth of Cubb Creek, on the River Southanna; thence by a straight Course crossing that River, to Owen's Creek Bridge, on the County Main Road; and from thence, the first Course continued, 'til it intersects the Line of Goochland County.

Ordered, That Leave be given to bring in a Bill, according to the faid Refolution: And that the Committee of Propositions and Grievances prepare and bring in the same.

M^t Bowdoin presented to the House, according to Order, a Bill, for vesting Three Hundred Acres of Land, in the County and Parish of Accomack, Parcel of a greater Traû, whereof John Wallop is seised, in Fee Tail, in Joshua Kendall, in Fee Simple; and for settling several Slaves, to the Uses of the remaining entailed Lands; and the same was received.

A Bill, for dividing Prince William County, was read the first Time.

Ordered, That the Bill be read a fecond Time.

Ordered,

That the House be adjourn'd 'til To-morrow Morning, Eleven o'Clock.

Tuefday, December 12, 1738.

HE House proceeded to the Consideration of the Report from the Committee of Privileges and Elections, touching what M^r Henry Willis had said, concerning M^r Johnston: And the Report was read, as follows:

The Committee of Privileges and Elections have had under their Confideration, the Information to them referred, That Mr Henry Willis had publickly faid, that Mr Johnfion, a Member of this House, when an Inspector, had been guilty of a Breach of his Oath, and Duty, in the Execution of that Office; and have heard, as well the said Willis, as the said Johnfion, and examined several Witnesses upon the Matter of the said Information: Whereupon, it does not appear to the Committee, That the said Willis uttered any Words, as of his own Knowledge, charging the said Johnfion with a Breach of his Oath, or Duty, as aforesaid: But it appears, That one Battle had formerly raised a Report against the said Johnfion, to that Effect; which the said Willis mentioned in Conversation, without Design of fixing any Odium on Mr Johnfion: And the Resolutions of the said Committee were twice read: And upon the Question severally put, agreed to, by the House, as follows:

Refolved, That M^{*} Willis, in mentioning the faid Report, in the Manner he did, is not faulty.

Refolved, That M^r Johnston hath sufficiently cleared his Reputation against the Aspersions cast upon him, by the said Report.

M^r Fitzhugh prefented to the House, according to Order, a Bill, for dividing Hanover County; and ereding the Upper Part thereof, into a distinct County.

And also a Bill, for the Encouragement of certain Foreign Protestants; and the same were received.

The House proceeded to the Consideration of the Amendments to the Bill, for erecting Two new Counties and Parishes; and granting certain Encouragements to the Inhabitants thereof: And the Amendments were twice read: And upon the Question severally put, agreed to, by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

A Bill, for dividing Hanover County; and erecling the Upper Part thereof, into a diffind County, was read the first Time.

Ordered, That the Bill be read a fecond Time.

And the Bill was read the fecond Time accordingly.

Ordered, That the Bill be committed to the Committee who prepared it.

Ordered, That it be an Inftruction to the faid Committee, That they have Power to receive a Claufe, for making the new County one entire Parifh.

A Bill, for the Encouragement of certain Foreign Protestants, was read the first Time.

Ordered, That the Bill be read a fecond Time.

A Bill, for vefting Three Hundred Acres of Land, in the County and Parish of Accomack, Parcel of a greater Tract, whereof John Wallop is seised, in Fee Tail, in Joshua Kendall, in Fee Simple; and for settling several Slaves, to the Uses of the remaining entailed Lands, was read the first Time.

Ordered, That the Bill be read a fecond Time.

An ingrossed Bill, from the Council, intituled, An Act, for the better Preservation of the Breed of Deer; and preventing unlawful Hunting, was read the first Time.

Ordered, That the Bill be read a fecond Time.

M: Carter reported from the Committee to whom the Bill, for making more convenient feveral Counties in the Northern Neck, and fetlling the Bounds of other Counties in the faid Neck, was committed, That they had made an Amendment to the Title, and feveral Amendments to the Body of the Bill; and he read the Amendments in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table.

A Bill, for dividing Prince William County, was read the fecond Time.

Ordered, That the Bill be committed to a Committee; and a Committee was appointed accordingly, of the following Perfons:

Mr Carter, Mr Valentine Peyton, and

Mr Fitzhugh, Mr Hedgman.

The House proceeded to the Consideration of that Part of the Message from the Council, which relates to the Amendments by them proposed, to the Bill, intituled, An Aâ, for the better Preservation of Glebe Lands; and for other Purposes therein mentioned.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House recede from their Disagreement to one of the Amendments; and insift on their Disagreement to the other Amendment, insifted on by the Council: And that Mr Conway go up with the Message.

A Bill, declaring the Law concerning Attachments, and altering the Court-Days in

the Counties of Accomack, and Amelia, was read the first Time.

Ordered, That the Bill be read a fecond Time.

A Bill, to prevent the Inhabitants of the Borough of Norfolk, from being compelled to ferve in the Militia of the County of Norfolk; and to exempt Sailors or Seamen, in actual Pay, on board any Ship or Veffel, from ferving in the Militia, was read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Blair, from the Committee for Public Claims, reported, That the Committee had examined and confidered all the Public Claims which had been laid before them this Seffion: And agreed upon a Report; which they had entered in a Book; and he delivered the Book in at the Table.

Ordered, That the Report do lie on the Table, to be perufed by the Members of the House.

A Bill, for amending the A&, intituled, An A&, for Encouragement of building Water-Mills, was read the fecond Time.

Ordered, That the Bill be ingroffed.

M^r Attorney-General, from the Committee, to whom the Bill, for Licenfing Pedlars, and preventing Frauds in the Duties upon Skins and Furrs, was committed, reported feveral Amendments to the Bill; which he read in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table.

It being represented to the House, that various Opinions are entertained, concerning the Obligation of the Oath of a Burges: And a Motion being made, that it may be enquired from whence it proceeds, that That Oath is and has been administseled to the Members of this House?

Ordered, That the Committee of Privileges and Elections enquire into that Matter: That they fearch the Journals of former Affemblies; and report what they shall find relating thereto, with their Opinion thereupon, to the House.

Ordered.

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Wednefday, December 13, 1738.

Bill, intituled, An Aâ, for the more eafy Payment of Public Dues, with the Amendments, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That Mr Harrifon do carry the Bill to the Council; and defire their Concurrence.

Ordered, That a Message be sent to the Council, to desire them to acquaint this House, what they have done upon the Bill, intituled, An AA, for appropriating a Sum of Money therein mentioned, to the Use of the Parish of St. Andrew, in the County of Brunswick: And that Mr Harrison go up with the Message.

Mr Carter, from the Committee, to whom the Bill, for dividing Prince William County, was committed, reported an Amendment to the Bill; which he read in his Place; and afterwards delivered the Bill, with the Amendment, in at the Table.

A Bill, intituled, An Act, for dividing the Parishes of Southwark, and Lawn's Creek, and other Purposes therein mentioned, with the Amendments, was read the third Time, and the Blanks in the Bill, filled up at the Table.

Refolved, That the Bill do pass.

Ordered, That M^{ϵ} Allen do carry the Bill to the Council; and defire their Concurrence.

A Bill, intituled, An AA, for appointing a Treasurer, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That M. Conway do carry the Bill to the Council; and defire their Concurrence.

A Bill, intituled, An AA, for amending the AA, intituled, An AA, for Encouragement of building Water-Mills, was read the third Time.

And the Question being put, That the Bill do pass? It passed in the Negative.

Refolved, That the Bill be Rejected.

A Bill, intituled, An AA, for ereding Two new Counties and Parishes; and granting certain Encouragements to the Inhabitants thereof, with the Amendments, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That \mathbf{M}^r Fitzhugh do carry the Bill to the Council; and defire their Concurrence.

The House proceeded to the Consideration of the Amendments to the Bill, for making more convenient several Counties in the Northern Neck, and settling the Bounds

of other Counties in the faid Neck; and the Amendments were twice read: And upon the Question severally put, agreed to, by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

The House being informed, That M. Gray attended in Custody:

Ordered, That he be discharged out of Custody, paying Fees.

A Message from the Council, by Mr Robertson:

That they have made some Amendments to the Bill, intituled, An A&, for further Continuing and Amending the A&, for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs; to which they defire the Concurrence of this House.

That they desire a Conference upon the subject Matter of their Amendments to the Bill, intituled, An Aâ, for the better regulating and collecting certain Officers Fees, and other Purposes therein mentioned; and have appointed two of their Members Managers, who are now ready in the Council Chamber, to meet such Members as shall be appointed Conferees by this House.

And that they have had under their Confideration, a Bill, intituled, An AA, for appropriating a Sum of Money therein mentioned, to the Use of the Parish of St. Andrew,

in the County of Brunswick: And upon the Question put, for a third Reading?

Ordered, That Mr Fitzhugh, Mr Corbin, Mr Conway, and Mr Randolph, go up to the Council, and acquaint them, That this House agree to the Conference by them proposed; and that they are appointed Managers by this House, and are ready to enter upon an immediate Conference with the Managers by them appointed: And they withdrew accordingly.

A Bill, intituled, An AA, for the Encouragement of certain Foreign Protestants, was

read the fecond Time.

Ordered, That the Bill be committed to a Committee; and a Committee was appointed accordingly, of the following Persons:

Mr Fitzhugh,

Mr Wall, and

Mr Embry, Mr Richard Kennan.

A Bill, for vefting Three Hundred Acres of Land, in the County and Parish of Accomack, Parcel of a greater Tract, whereof John Wallop is seised, in Fee Tail, in Joshua Kendall, in Fee Simple; and for settling several Slaves, to the Uses of the remaining entailed Lands, was read the second Time.

Ordered, That the Bill be committed to a Committee of the following Persons:

Mr Harmanfon,

Mr Henry Scarburgh and

Mr Bowdoin,

M¹ Edmund Scarburgh.

That they do examine the Allegations thereof; and report the Matter, as it shall appear to them, with their Opinion thereupon, to the House.

A Meffage from the Council, by Mr Robertson:

That they have passed the Bill, intituled, An Act, for appointing a Treasurer, without any Amendment.

A Bill, for the Relief of those Persons who were Sufferers by the Loss of the Records of the County of Nansemond, whose Cases have not been already provided for, was read the second Time.

Ordered, That the Bill be ingroffed.

Mr Fitzhugh reported, That the Managers of this House, had had a Conference with the Conferees of the Council, in the Conference Chamber; who proposed some Amendments to the Bill, intituled, An Aâ, for the better regulating and collecting certain Officers Fees, and other Purposes therein mentioned, instead of those Amendments to which this House have disagreed; and the Amendments were read, and agreed to, by the House.

Ordered, That the faid Managers acquaint the Conferees of the Council, That this Houfe do agree to the Amendments laft proposed; and confent to the passing the Bill, with those Amendments.

A Message from the Council, by Mr Robertson:

That they cannot recede from their Amendment to the Bill, intituled, An AA, for the better Prefervation of Glebe Lands; and for other Purposes therein mentioned; to which this House do insist on their Disagreement; but do adhere to that Amendment; and desire this House will pass the Bill, with the Amendment by them adhered to.

The House proceeded to the Consideration of the Amendment to the Bill, for dividing Prince William County; and the Amendment was twice read, and agreed to, by the

House.

Ordered, That the Bill, with the Amendment, be ingroffed.

Ordered,

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Thursday, December 14, 1738.

N ingroffed Bill, from the Council, intituled, An Aâ, for the better Prefervation of the Breed of Deer; and preventing unlawful Hunting, was read the fecond Time.

Ordered, That the Bill be committed to the Committee of Propositions

and Grievances.

Ordered, That the Sum of Two Hundred Thirty Nine Pounds Seventeen Shillings, lately paid into the Treafury by Col. Spotfwood, be paid to Col. Benjamin Harrifon, to be by him laid out, in buying Arms for the County of Brunfwick, to be diffributed amongft the Inhabitants of that County, by the Court Martial.

The House proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, An AA, for further Continuing and Amending the AA, for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs; and the Amendments were twice read: And upon the Question severally put, one of the Amendments, with an Amendment, was agreed to, and the rest disagreed to, by the House.

Ordered, That a Message be sent to the Council, to acquaint them, That this House have agreed to one of the Amendments by them proposed, with an Amendment, and disagreed to the rest of their Amendments to the said Bill; and desire they will pass the Bill, with the Amendment agreed to, as this House have amended it: And that Mr Fitshugh go up with the Message.

Ordered, That Mr Willis have Leave to be absent from the Service of the House

'til Monday next.

The House proceeded to the Consideration of the Message from the Council, in Relation to their Amendment to the Bill, intituled, An Act, for the better Preservation of Glebe Lands; and for other Purposes therein mentioned; to which Amendment this House have infifted on their Disagreement.

Refolved, That this House do adhere to the said Bill, without the said Amendment. Mr Bowdoin reported, from the Committee, to whom the Bill, for vesting Three Hundred Acres of Land, in the County and Parish of Accomack, Parcel of a greater Traß, whereof John Wallop is feised, in Fee Tail, in Joshua Kendall, in Fee Simple; and for settling several Slaves, to the Uses of the remaining entailed Lands, was committed, That they had examined the Allegations of the said Bill; which they find to be true: And had made several Amendments to the Bill; and he read the Amendments in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table.

A Bill, intituled, An Act, for making more convenient feveral Counties in the Northern Neck; and fettling the Bounds of other Counties and certain Parishes, in the said Neck, with the Amendments, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That M^r Carter do carry the Bill to the Council; and defire their Concurrence.

A Meffage from the Council, by Mr Robertson:

That they have made several Amendments to the Bill, intituled, An Act, for amending the Act, for Making, Clearing, and Repairing the Highways; and for Clearing the Rivers and Creeks; and for making more effectual Provision for the keeping Mill-Dams in good Repair; to which they desire the Concurrence of this House.

A Bill, intituled, An Ad, for dividing Prince William County, with the Amendment,

was read the third Time, and the Blanks in the Bill filled up at the Table.

Refolved, That the Bill do pass.

Ordered, That Mr Hedgman do carry the Bill to the Council; and defire their Concurrence.

Ordered,

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Friday, December 15, 1738.

Ordered,

HAT M^r James Ball have Leave to go Home, upon an extraordinary Occasion.

M^r Fitzhugh reported, from the Committee, to whom the Bill, for dividing Hanover County; and erecting the Upper Part thereof, into a diftinct County, was committed, That they had altered the Title, and made several Amendments to the Bill; which he read in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table.

A Bill, for amending and further continuing an AA, intituled, An AA, for laying a Duty upon Slaves, was read the second Time.

Ordered, That the Bill, be ingroffed.

Ordered, That the Committee of Privileges and Elections be discharged from proceeding further upon the Matter to them referred, in Relation to certain contemptuous and scandalous Speeches, reflecting upon some particular Members, and this House in general, uttered by Benjamin Winslow, as this House had been informed.

A Bill, declaring the Law concerning Attachments, and altering the Court-Days in the

Counties of Accomack, and Amelia, was read the fecond Time.

Ordered. That the Bill be ingroffed.

A Bill, for appointing feveral new Ferries, and discontinuing a former Ferry, was read the second Time, and the Blanks in the Bill filled up at the Table.

Ordered, That the Bill be ingroffed.

A Bill, to prevent the Inhabitants of the Borough of Norfolk, from being compelled to ferve in the Militia of the County of Norfolk; and to exempt Sailors or Seamen, in actual Pay, on board any Ship or Veffel, from ferving in the Militia, was read the fecond Time.

Ordered, That the Bill be committed to Mr Attorney-General, and Mr Carter.

Ordered, That a Committee be appointed to examine the inrolled Bills; and a Committee was appointed accordingly, of the following Perfons:

M^r Beverley, M^r Turner, Mr McCarty, Mr Buckner, and

The

Mr William Aylett,

Mr Price.

The House proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, An Aâ, for amending the Aâ, intituled, An Aâ, for Making, Clearing, and Repairing the Highways; and for Clearing the Rivers and Creeks; and for making more effectual Provision for the keeping Mill-Dams in good Repair; and the Amendments were twice read: And upon the Question severally put, agreed to, by the House.

Ordered, That a Message be sent to the Council, to acquaint them, That this House have agreed to the Amendments by them proposed to the said Bill: And that Mr Conway go up with the Message.

The House also proceeded to the Consideration of the Amendments to the Bill, for Licensing Pedlars, and preventing Frauds in the Duties upon Skins and Furrs; and the Amendments were twice read: And upon the Question severally put, one of them was disagreed to, and the rest agreed to, by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

A Proposal of Joshua Fry, and Robert Brooke, to make an exact Survey of this Colony, and print and publish a Map thereof; in which shall be laid down, the Bay, the navigable Rivers, with the Soundings, the Counties, Parishes, Towns, and Gentlemens Seats, or whatever else is remarkable; if this House think fit to encourage the same, was presented to the House, and read.

Ordered, That the faid Propofal be referred to the Confideration of the next Seffion of Affembly.

The House proceeded to the Confideration of the Amendments to the Bill, for dividing Hanover County; and ereding the Upper Part thereof, into a distinct County; and the Amendments were twice read: And upon the Question severally put, agreed to, by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

Ordered, That the Title of the Bill, be An Act, for dividing the County of Hanover, and Parish of St. Martin; and erecting the Upper Part thereof, into a distinct County, and Parish.

A Bill, intituled, An AA, for the Relief of those Persons who were Sufferers in the Loss of the Records of the County of Nansemond, whose Cases have not been already provided for, was read the third Time.

Refolved, That the Bill do país.

Ordered, That M^{*} Baker do carry the Bill to the Council; and defire their Concurrence. A Meffage from the Council, by M^{*} Robertfon:

That they recede from their Amendments to the Bill, intituled, An Aâ, for further Continuing and Amending the Aâ, for Amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs; to which this House have disagreed; and have passed the Bill, with the Amendment agreed to by this House, as this House have amended it.

That they have made feveral Amendments to the Bill, for dividing the Parishes of Southwark, and Lawn's Creek, and other Purposes therein mentioned; to which they defire the Concurrence of this House.

And that they have passed the Bill, for erecting Two new Counties and Parishes; and granting certain Encouragements to the Inhabitants thereof, without any Amendment.

The House proceeded to the Consideration of the Book of Claims; and Part of the Book was read.

Ordered, That M^{*} Prefly have Leave to go Home, upon an extraordinary Occasion.

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Saturday, December 16, 1738.

Ordered.

HAT Mr Sweney, and Mr Westwood, have Leave to be absent from the Service of the House, 'til Tuesday next.

The House proceeded to the Consideration of the Amendments to the Bill, for vesting Three Hundred Acres of Land, in the County and Parish of Accomack, Parcel of a greater Trads, whereof John Wallop is seised, in Fee Tail, in Joshua Kendall, in Fee Simple; and for settling several Slaves, to the Uses of the remaining entailed Lands; and the Amendments were twice read: And upon the Question severally put, agreed to, by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

Mr Carter reported, from the Committee, to whom the Bill, to prevent the Inhabitants of the Borough of Norfolk, from being compelled to ferve in the Militia of the County of Norfolk; and to exempt Sailors or Seamen, in adual Pay, on board any Ship or Veffel, from ferving in the Militia, was committed, feveral Amendments made to the Bill: And he read the Amendments in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table; where they were again twice read, and agreed to, by the House; and an Amendment was made to the Bill, at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

Mr Fitzhugh reported, from the Committee, to whom the Bill, for the Encouragement of certain Foreign Protestants, was committed, That they had altered the Title, and made several Amendments to the Body of the Bill; and he read the Amendments in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table; where the Amendments were again twice read: And upon the Question severally put agreed to, by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

Ordered, That the Title of the Bill be, An Ad, to encourage Settlements on the Southern Boundary of this Colony.

A Bill, intituled, An Act, for appointing feveral new Ferries, and difcontinuing a former Ferry, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That Mr Fitzhugh do carry the Bill to the Council; and defire their Concurrence.

Ordered, That Mr Doran, and Mr Walke, have Leave to be absent from the Service of the House, 'til Monday next.

A Bill, intituled, An Aâ, for amending and further continuing an Aâ, intituled, An Aâ, for laying a Duty upon Slaves, was read the third Time, and the Blanks in the Bill filled up at the Table.

Refolved, That the Bill do pafs.

Ordered, That Mr Carter do carry the Bill to the Council; and defire their Concurrence,

A Meffage from the Council, by Mr Robertson:

That they have passed the Bill, intituled, An AA, for the Relief of those Persons who were Sufferers in the Loss of the Records of the County of Nansemond, whose Cases have not been already provided for, without any Amendment.

The House proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, An Aâ, for dividing the Parishes of Southwark, and Lawn's Creek; and other Purposes therein mentioned; and the Amendments were twice read: And upon the Question severally put, agreed to, by the House.

Ordered, That Mr Ruffin go up to the Council, and acquaint them, That this House

have agreed to the Amendments by them proposed to the faid Bill.

The House also proceeded to the Consideration of the Amendments to the ingrossed Bill, from the Council, for the better Preservation of the Breed of Deer; and for preventing unlawful Hunting; and the Amendments were twice read: And upon the Question severally put, agreed to, by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have made some Amendments to the said Bill; to which they desire their Concurrence: And that Mr Fitzhugh go up with the Message.

A Meffage from the Council, by Mr Robertson:

That they have agreed to the Amendments proposed by this House, to the Bill, intituled, An Ast, for the better Preservation of the Breed of Deer; and for preventing unlawful Hunting, with an Amendment to one of them; to which they desire the Concurrence of this House.

The House resumed the Consideration of the Book of Claims; and another Part thereof was read; and several Amendments were made to the Book, by the House.

Ordered,

That the House be adjourned 'til Monday Morning, Eleven o'Clock.

Monday,

Monday, December 18, 1738.

Ordered,

THAT Mr Green have Leave to go Home, upon an extraordinary occasion.

A Message from the Council, by Mr Robertson:

That they have paffed the Bill, intituled, An AA, for amending and further continuing an AA, intituled, An AA, for laying a Duty upon Slaves, without any Amendment.

And that they have made an Amendment to the Bill, intituled, An AA, for appointing feveral new Ferries, and difcontinuing a former Ferry; to which they defire the Concurrence of this House.

The House proceeded to the further Consideration of the Book of Claims; and the fame was read through; and other Amendments were made to the Book, by the House.

Ordered, That the Claim of the Serjeant at Arms, for fending to Effex, for Witnesses, upon the Complaint against Benjamin Winflow, by Order of the Committee of Privileges and Elections, be added to the faid Book; and the fame was added accordingly.

And the Allowances to the Officers of the General Affembly being also added, the

Book was agreed to, by the House.

Ordered, That Mr Blair do carry the Book to the Council; and desire their Concurrence: And that he also wait on the Governor, and defire his Assent.

The House also proceeded to the Consideration of the Petition of William Parks: And thereupon.

Refolved, That an additional Salary of Eighty Pounds per Annum, be paid to the faid William Parks; to commence from the last of this instant.

Ordered, That Mr Conway do carry the faid Refolve to the Council; and defire their Concurrence.

The House proceeded to the Consideration of the Amendment proposed by the Council, to the Bill, intituled, An AA, for appointing feveral new Ferries, and difcontinuing a former Ferry: And upon the Question put, the Amendment was agreed to, by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have agreed to the Amendment by them proposed to the faid Bill: And that Mr Conway

go up with the Meffage.

Then the House proceeded to the Consideration of the Amendment made by the Council, to one of the Amendments proposed by this House, to the ingrossed Bill, intituled, An AA, for the better Prefervation of the Breed of Deer; and for preventing unlawful Hunting: And upon the Question put, the Amendment to that Amendment was difagreed to, by the House.

Ordered, That a Meffage be fent to the Council, to acquaint them, That this House have difagreed to their Amendment to an Amendment made by this House, to the said Bill; and defire they will pass the Bill, as this House have amended it: And that Mr Fitzhugh go up with the Message.

Ordered, That the House be adjourn'd 'til To-morrow Morning, Eleven o'Clock.

Tuesday, December 19, 1738.

R. Conway, from the Committee of Privileges and Elections, reported. That they had fearched the Journals of former Affemblies, touching the Oath now taken by the Burgesses; and agreed upon a Report; which he read in his Place; and afterwards delivered in at the Table; where it was again read, as follows:

The Committee of Privileges and Elections, according to the Order of this House, have fearched the Journals of former Affemblies, touching the Oath now taken by the Burgeffes: Whereupon it appears to the faid Committee, That in the Year One Thousand Six Hundred and Fifty One, this Colony submitted to the then governing Power in England. England, called the Parliament; foon after which, an Affembly was called and held the Thirtieth of April, One Thousand Six Hundred and Fifty Two: At which Assembly, an Oath was taken by the Burgeffes, in the following Words:

TOU, and every of you, shall swear, upon the Holy Evangelists, and in the Sight of God, to deliver your Opinions faithfully, and honeftly, according to your best Understanding and Conscience, for the general Good and Prosperity of this Country, and every particular Member thereof; and to do your utmost Endeavour to prosecute That, without mingling with it any particular Interest of any Person or Persons whatfoever.

And upon the best Search and Enquiry the Committee have been able to make, they have Reason to believe, the said Oath was then first introduced; it not appearing upon any of the Journals before that Time, that the fame, or any other Oath of the like

Nature, was, or used to be, taken by the Burgesses.

The Journals from the faid Year One Thoufand Six Hundred and Fifty Two, to the Year One Thousand Six Hundred and Sixty Six, are many of them much defaced, and fome not to be found; fo that it does not appear with any Certainty to the Committee, That the Oath aforefaid was taken by the Burgeffes of the Affemblies held in that Time: But the Committee have Reason to conclude, from divers Passages in several of the Journals of those Times, that the fame, or fome other Oath of the like Purport, was taken by the Burgeffes.

In the Journal of the Affembly held in the Year One Thousand Six Hundred and Sixty Six, it appears, That the Burgeffes took the fame Oath that is now administered and taken; and the Committee have good Grounds to believe, that the fame Oath has been conftantly taken by the Burgesses of all the Assemblies that have been held since that Time, it being expressly taken Notice of in most of the Journals; tho' in some, it happens to be omitted. And it is in the Memory of fome now living, that the faid Oath has been taken, from the Year One Thousand Six Hundred and Eighty Eight, to this Time.

Upon the Whole, it is the Opinion of the Committee, That the particular Situation of the Public Affairs in the Year One Thousand Six Hundred and Fifty Two, gave Occasion to the introducing the Oath aforesaid; and that the same was intended to oblige the Burgeffes to confult the general Good of the Colony, without Regard to the particular Interest of the Roial Party, or of the Parliament.

And a Motion being made, and the Question put, That the Consideration of the said Report be put off till the next Selfion of Affembly? It paffed in the Negative.

Refolved, That the Oath, commonly called the Oath of a Burgefs, be henceforth

difused, and not administred to, or taken by, any Member of this House.

The House proceeded to the Confideration of the Report, from the Committee to whom it is referred to prepare and draw up a State of the Duty upon Slaves, and the feveral Payments that have been made, with the Amount thereof, upon the Treafurer's Accounts: And the faid Accounts, with a Duplicate, were passed by the House.

Ordered, That Mr Carter do carry the faid Accounts to the Council; and defire their

Concurrence.

Ordered, That the Clerk of this House collect the Journals, which lie dispersed in his Office, in stitched Books, and loofe Sheets, and have the same transcribed into bound Books: And that he provide more convenient Preffes, for the better Prefervation of the Records of his Office.

A Bill, intituled, An AA, to encourage Settlements on the Southern Boundaries of this Colony, was read the third Time.

Refolved, That the Bill do pass.

Also a Bill, intituled, An Act, for dividing the County of Hanover, and Parish of St. Martin; and for erecling the Upper Part thereof, into a diffinct County, and Parish, was read the third Time; and fome Blanks in the Bill were filled up at the Table.

Refolved, That the Bill do país.

Ordered, That Mr Fitzhugh do carry the Bill to the Council; and defire their Concurrence.

Ordered, That an Address be made to the Governor, to use his Interest in Great-Britain, to obtain for this Colony the same Liberty of importing Salt from Portugal, as is allowed to the Northern Colonies: And that M^r Willis, M^r Carter, M^r Islam Randolph, M^r Harrison, and M^r Martin, do wait on the Governor with the said Address.

A Bill, intituled, An AA, for Licenfing Pedlars, and preventing Frauds in the Duties upon Skins and Furs, was read the third Time; and an Amendment made to the Bill at the Table.

Refolved, That the Bill do pass.

Ordered, That Mr Attorney-General do carry the Bill to the Council; and defire their Concurrence.

A Message from the Council, by Mr Robertson:

That they do not infift on their Amendment to the Amendment proposed by this House, to the ingrossed Bill, intituled, An Aâ, for the better Preservation of the Breed of Deer; and for preventing unlawful Hunting; to which this House have disagreed; and have passed the Bill, with the Amendments proposed by this House.

And that they have paffed the Book of Claims, without any Amendment, or Alter-

ation.

Ordered, That a Committee for Proportioning the Public Levy, be appointed of the following Persons: Mr Conway, Mr Blair, Mr Turner, Mr Beverley, Mr Price, and Mr Russian.

Ordered, That Leave be given to bring in a Bill, for raifing a Public Levy; and that

the Committee of Proportions prepare and bring in the same.

A Bill, for better fecuring the Title of certain Lands, to the Feoffees of the Town of York; and for fettling the fame for a Common, for the Ufe of the Inhabitants of the faid Town, was read the fecond Time; and feveral Amendments were made, and the Blanks in the Bill filled up at the Table.

Ordered, That the Bill be ingroffed.

Ordered, That Mr Speaker imploy proper Perfons, to paint the Screen and the Seats, in the Chamber of the Burgesses.

Ordered, That M^r Valentine Peyton, and M^r John Peyton have Leave to go home. A Petition of George Webb was prefented to the House and read; praying the Confideration of the House, in Regard to his extraordinary Services, in stating the Accounts of the Duty upon Slaves, and examining the Accounts of John Holloway, Esc. deceas'd, late Treasurer.

Refolved, That the faid Petition be Rejected.

Ordered,

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Wednesday, December 20, 1738.

Ordered,

HAT M^t Henry Scarburgh, M^t Edmond Scarburgh, M^t Harmanfon, M^t Bowdoin, and M^t Holman, have Leave to go home.

Ordered, That M^r Fairfax, M^r Maximilian Robinfon, M^r William Fantleroy, M^r William Jourdan, M^r Daniel McCarty, and M^r William Aylett, do lay off the Bounds between the Counties of Weftmoreland, Richmond, and King George; and report their Proceedings to the next Selfion of Affembly.

A Bill, intituled, An Act, for vesting Three Hundred Acres of Land, with the Appurtenances, in the County and Parish of Accomack, Parcel of a greater Tract, whereof John Wallop is feised, in Fee Tail, in Joshua Kendall, in Fee Simple; and for fettling several Slaves, to the Uses of the remaining entailed Lands, was read the third Time.

Refolved, That the Bill do país.

Ordered, That Mr Bowdoin do carry the Bill to the Council; and defire their Concurrence.

A Bill, intituled, An Ad, declaring the Law concerning Attachments: And altering the Court-Days in the Counties of Accomack, and Amelia, was read the third Time.

Refolved, That the Bill do pass.

 $\it Ordered$, That M^r $\it Woodbridge$ do carry the Bill to the Council; and defire their Concurrence.

A Bill, intituled, An AA, to prevent the Inhabitants of the Borough of Norfolk, from being compelled to ferve in the Militia of the County of Norfolk; and to exempt Sailors or Seamen, in adual Pay, on board any Ship or Veffel, from ferving in the Militia, was read the third Time.

Refolved, That the Bill do pass.

Ordered, That M^r Walke do carry the Bill to the Council; and defire their Concurrence.

Mr Carter, from the Committee appointed to prepare and draw up a State of the Duty upon Slaves, and the feveral Payments that have been made, with the Amount thereof, reported, That upon Examination of the feveral Accounts of that Duty, returned by the Collectors, and of all Slaves imported, from April 25, 1736, to October 25, 1738, and the Sales thereof, returned by the Importers, it appears to this Committee, That the Sum of One Thousand Three Hundred and Ninety Nine Pounds Eight Shillings, is arrear and unpaid, or not accounted for by the Collectors of that Duty; as appears by several Accounts to the Report annexed, viz.

Twelve Accounts of the Duty upon Slaves imported in 1736, upon which there is a Deficiency of Four Hundred Fifty Eight Pounds Four Shillings and Ten Pence.

Thirteen Accounts of A° 1737, shewing a Deficiency of Four Hundred Seventeen Pounds and Eight Pence.

Five Accounts of the Year 1738, whereupon arifes a Deficiency of Five Hundred Twenty Four Pounds Two Shillings and Six Pence: But all the Sales of this Year have not yet been returned to the Treasury.

Four Sheets, containing Lifts of the Names of the Perfons appearing by the preceding Accounts now chargeable for the faid Duty, and for whom the Collectors have not accounted, with the particular Sums due from each Perfon respectively.

And a General Account, shewing the whole Amount of the Arrears, from April 25, 1736, to October 25, 1738, One Thousand Three Hundred Ninety Nine Pounds Eight Shillings.

And he read the Report in his Place; and afterwards delivered the Report, with the annexed Accounts, in at the Table.

Mr Attorney-General reported, from the Committee to whom it was referred, to enquire what Lands have been fold by Mr Thomas Bray, purfuant to an Act paffed in the Fifth and Sixth Years of His Majefty's Reign, To enable him to fell certain entailed Lands therein mentioned, and to lay out the Purchafe Money in Slaves, to be annexed to other intailed Lands therein also mentioned, how much the whole Purshafe-Money amounts to; and whether any Slaves, and to what Value, have been settled, to the Uses of the other entailed Lands, pursuant to the said Act: That they had had under their Consideration, the Matter to them referred; and agreed upon a Report, which he read in his Place, and afterwards delivered in at the Table; where it was again read, as follows:

It appears to the Committee, That the faid Thomas Bray hath fold divers Tracts of Land, mentioned in the faid Act: And that the whole Purchase Money of the faid Lands fold by him, amounts to the Sum of Fifteen Hundred and Twenty One Pounds Eighteen Shillings and Four Pence, Sterling.

It also appears to the Committee, That the faid Thomas Bray hath annexed to other entailed Lands mentioned in the said Act, Forty Four Slaves, of the Value of Eight Hundred and Twelve Pounds Thirteen Shillings and Four Pence, Sterling: And that

he hath expended, in obtaining the Act aforefaid, and in the Execution of the Powers thereby to him given, the Sum of Seventy Pounds, Sterling.

So that there remains in the Hands of the faid Thomas Bray, of the Purchase-Money aforesaid, the Sum of Six Hundred and Thirty Nine Pounds Five Shillings, Sterling; which ought to be laid out in Slaves, and annexed to the intailed Lands in the said Act mentioned. And thereupon.

Refolved, That unlefs the faid Thomas Bray fhall annex Slaves to the Lands laft mentioned, to the Value of the faid Six Hundred and Thirty Nine Pounds Five Shillings, before the laft Day of August next, Mr Attorney-General be impowered to exhibit a Bill against him, to compel him to execute the said Act, according to the true Intent and Meaning thereos.

Ordered, That M: Attorney-General do carry the faid Refolve to the Council; and defire their Concurrence; and that he also attend the Governor for his Assent thereto.

A Meffage from the Council, by Mr Robertson:

That they have agreed to the Treasurer's Accounts: And also, to the Refolve of this House, for paying an additional Salary to William Parks.

And that they have passed the Bill, intituled, An At, for Licensing Pedlars; and preventing Frauds in the Duties upon Skins and Furs.

And also the Bill, intituled, An Ad, to encourage Settlements on the Southern Bounda-

ries of this Colony, without any Amendment.

Mr Willis reported, That the Perfons appointed had, according to Order, addreffed the Governor, to use his Interest in Great-Britain, to obtain for this Colony, the same Liberty of importing Salt from Portugal, as is allowed to the Northern Colonies: And that he had been pleased to say, "That as nothing could afford him greater Pleasure, "than to be instrumental in encouraging the Trade, and promoting the Prosperity of "this Colony, He should endeavour effectually to recommend the granting to this "Country, the Indulgence desired by this House.

A Meffage from the Council, by Mr Robertson:

That they have passed the Bill, intituled, An Aâ, declaring the Law concerning Attachments: And altering the Court-Days in the Counties of Accomack, and Amelia.

Also the Bill, intituled, An Act, to prevent the Inhabitants of the Borough of Norfolk, from being compelled to ferve in the Militia of the County of Norfolk; and to exempt Sailors or Seamen, in actual Pay on board any Ship or Veffel, from serving in the Militia.

Also the Bill, intituled, An Ad, for vesting Three Hundred Acres of Land, in the County and Parish of Accomack, Parcel of a greater Trad, whereof John Wallop is seised, in Fee Tail, in Joshua Kendall, in Fee Simple; and for settling several Slaves, to the Uses of the remaining intailed Lands, without any Amendment.

A Bill, intituled, An AA, for better fecuring the Title of certain Lands, to the Feoffees of the Town of York; and for fettling the fame for a Common, for the Use of the Inhabitants of the said Town, was read the third Time; and several Amendments were made to the Bill at the Table.

Refolved. That the Bill do pass.

Ordered, That Mr Attorney-General do carry the Bill to the Council; and defire their Concurrence.

Ordered.

That the House be adjourned 'til To-morrow Morning, Eleven o'Clock.

Thursday, December 21, 1738.

A Meffage from the Council, by Mr Robertson:

That they have passed the Bill, intituled, An As, for better securing the Title of certain Lands, to the Feossess of the Town of York; and for settling the same for a Common, for the Use of the Inhabitants of the said Town, without any Amendment.

Mr Conway prefented to the House, according to Order, a Bill, for raising a Public Levy; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

And the fame was read the fecond Time accordingly.

Ordered, That the Bill, be ingroffed.

A Bill, intituled, An AA, for raifing a Public Levy, was read the third Time.

Refolved, That the Bill do pafs.

Ordered, That M^{*} Fitzhugh do carry the Bill to the Council; and defire their Concurrence.

A Message from the Council, by Mr Robertson:

That they have passed the Bill, intituled, An Ad, for raising a Public Levy, without any Amendment. And that they have also agreed to the Resolve of this House, in relation to Mr Thomas Bray.

Mr Conway reported, That the Perfons appointed, had, according to Order, fettled the Proportions of the Publick Levy; and ftated the fame in a Book; which he delivered in at the Table: And the fame was read, and agreed to, by the House.

Ordered, That Mr Conway do carry the Book to the Council; and defire their Con-

currence.

Ordered, That M^r Beverley do carry the inrolled Bills to the Council, for their Infpection.

A Message from the Council, by Mr Robertson:

That they have agreed to the Book of Proportions: And that they have also inspected the inrolled Bills; and are satisfied they are truly inrolled.

A Message from the Governor, was delivered by Mr Robertson:

Mr Speaker, the Governor commands the immediate Attendance of this House, in the Council-Chamber; and that you bring with you such Bills as have passed the Council, and this House, for his Assent.

Mr Speaker, with the House, went up accordingly. And the Governor was pleased

to give his Affent to the following Publick and Private Bills:

An AA, for further continuing and amending the AA, for amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs.

An A&, for the better Regulation of the Militia.

An Ad, for Reviving the Ad, for making more effectual Provision against Invasions and Insurrections.

An Act for altering the Method of Trial of certain Criminals therein mentioned.

An A& for continuing and amending an A&, intituled, An A&, for laying a Duty on Liquors.

An AA, for further continuing and amending an AA, intituled, An AA, for laying

a Duty upon Slaves.

An AA, for amending the AA, intituled, An AA, for Making, Clearing, and Repairing the Highways; and for Clearing the Rivers and Creeks; and for making more effectual Provision for the Keeping Mill-Dams in good Repair.

An Ad, for amending the Ad, intituled, An Ad, concerning Tithables.

An Act, to restrain Sherifs, and other Officers, from making unreasonable Seizures and Distresses; and for other Purposes therein mentioned.

An Act, for the better regulating and collecting certain Officers Fees; and other Purpofes therein mentioned.

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An A&, for Licenfing Pedlars; and preventing Frauds in the Duties upon Skins and Furs.

An AA, to encourage Settlements on the Southern Boundary of this Colony.

An AA, declaring the Law concerning Attachments: And altering the Court-Days in the Counties of Accomack, and Amelia.

An AA, for the better Prefervation of the Breed of Deer; and preventing unlawful Hunting.

An

An Act, for appointing a Treasurer.

An Act, for appointing feveral new Ferries, and discontinuing a former Ferry.

An Ad, for raifing a Public Levy.

An AA, for better fecuring the Title of certain Lands, to the Feoffees of the Town of York; and for fettling the same for a Common, for the Use of the Inhabitants of the said Town.

An Act, for the Relief of those Persons who were Sufferers in the Loss of the Records of the County of Nansemond, whose Cases have not been already provided for.

An Act, for dividing the Parishes of Southwark, and Lawn's Creek; and other Purposes therein mentioned.

An Act, for erecting Two new Counties and Parishes; and granting certain Encouragements to the Inhabitants thereof.

An Ad, to prevent the Inhabitants of the Borough of Norfolk, from being compelled to ferve in the Militia of the County of Norfolk; and to exempt Sailors or Seamen, in adual Pay on board any Ship or Veffel, from ferving in the Militia.

An Ad, for vefting Three Hundred Acres of Land, with the Appurtenances, in the County and Parish of Accomack, Parcel of a greater Trad, whereof John Wallop is seised, in Fee Tail, in Joshua Kendall, in Fee Simple; and for settling several Slaves, to the Uses of the remaining entailed Lands.

An Act, for allowing Fairs to be kept in the Town of Fredericksburg.

An Act, to enable Ralph Wormely, Efq; to fell and diffpose of certain entailed Lands, to raise Money for the Paiment of his Sisters Portions, and Performance of his Father's Will.

The Governor also gave his Affent to several Resolves of the House of Burgesses, which the Council had agreed to, viz.

For Paying the Sum of One Hundred Pounds, out of the Public Money in the Hands of the Treasurer, to M^r John Tennent, for Publishing his Discovery of the Use of the Seneca Rattle-Inake Root.

For Paying the Sum of Two Hundred and Thirty Nine Pounds Seventeen Shillings, lately paid into the Treafury by Colonel Spotfwood, to Colonel Benjamin Harrifon; to be by him laid out, in buying Arms, for the County of Brunfwick; to be diffributed amongft the Inhabitants of that County, by the Court-Martial.

For paying an additional Salary, of Eighty Pounds, per Annum, to William Parks;

to commence from the last Day of this Instant.

And then made the following Speech:

Gentlemen of the Council, Mr Speaker, and Gentlemen of the House of Burgesses,

S I have been always led, by Inclination, as well as Duty, to ftudy, for the fake of the Inhabitants, the Profperity of this Colony, in the Improvement of our Staple; I thought it abfolutely necessary, at the Opening of this Session, to shew a particular Regard to that Method for the Management of it, whereby their Interest and Credit have been so figurally Secured and Preserved: And tho those just and equitable Measures have not yet gained the Acceptance of many worthy Members, That must not lessen them in my Esteem, since, by the Discernment of most, they are found, after Seven Years Trial, so well fuiled to the Circumstances of our Trade, as to obtain the seasonable Concurrence of this Assembly, for their Continuance.

AND altho' your commendable Endeavours to make fuch Alterations in the Law, as were judged reafonable to give Satisfaction, could not be brought to answer every particular Demand; if in General they prove available, your Conduct will be applauded. And now, by a Concession due to the Support of so wholesome an Establishment, the Justices, in the several Counties, have the Nomination, I might almost say the Appointment, of the Inspectors, committed to them; if they will but countenance and encourage those necessary Officers in their Employments, I am persuaded their missaken Neighbours will the sooner

be convinced, how much an indulgent Restraint, on which their own and the Public Welfare depend, is to be preferred to Liberty, so destructive to both.

Gentlemen,

THERE are so many Witnesses to the Prudence and Moderation of all your Proceedings, which I have with Pleasure and Approbation so often observed, that I need not tell the World what Respect is due you on that Account: And therefore I shall detain you no longer than to own, that my Thanks are too poor an Acknowledgement for the Services you have done your King and Country, and much more so, for the remarkable Instance of your Zeal for the Glory of God: But wishing all of you a merry Christmas, and happy new Year, and many of them, I will only add, That I have thought sit to prorogue this Assembly to the Third Thursday in May next, and this Assembly is accordingly prorogued to that Time.

THE

JOURNAL

OF THE

House of Burgesses.

AT

A General Affembly summoned to be held at the Capitol, in the City of Williamsburg, on Friday the First Day of August, in the Ninth Year of the Reign of our Sovereign Lord GEORGE the Second, by the Grace of God, of Great-Britain, France, and Ireland, King, Defender of the Faith, &c. And from thence continued, by several Prorogations, to the Twenty Second Day of May, in the Thirteenth Year of His said Majesty's Reign, and in the Year of our Lord M,DCC,XL: Being the Third Session of this present General Assembly.





JOURNAL

The House of Burgesses.

Thursday, May 22, 1740.

R. Benjamin Needler, having been promoted to the Office of Clerk of the Council, and Peter Randolph, Gentleman, having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy, the Oath of Abjuration, and the Teft, was, by Virtue of a Commission from the Honourable the Lieutenant-Governor, sworn Clerk in his Stead, and admitted to his Place in the House accordingly.

A Message from the Governor was delivered by Mr Needler.

Mr Speaker,

The Governor commands the immediate Attendance of this House in the Council-Chamber.

Mr Speaker, with the House, went up accordingly: And being returned, he reported, That the House had attended the Governor in the Council-Chamber. And he was pleas'd to make a Speech to the Council and this House: Of which, to prevent Mistakes, he had obtained a Copy: Which he read, and afterwards delivered in at the Table; where the same was again read, and is as follows:

Gentlemen of the Council, M' Speaker, and Gentlemen of the House of Burgesses,

S I am entrufted by His Majefty with the care of this Colony, and think it my indifpenfable Duty to direct my Conduct to your Security; it is a very fenfible Pleafure to me to find myfelf, on this Occasion, surrounded by Persons, as well by Interest engaged, as by Prudence and Inclination disposed, to promote the fame great End. And though many Circumstances unexpectedly arise in this variable World, that deferve your Deliberations, and may require new Determinations; yet the Security of our Country, comprehending every Thing that can be dear to us, I dare fay, in this Conjuncture, will have the first Place in your Thoughts.

IT has, no doubt, been anxious to His Majesty's great and generous Mind, to hear his Subjects fuffered in any Meafure the Calamities of War, while Peace, by the most folemn Engagements, feemed to be established: And had it not been for Confequences of a more grievous Nature, his Subjects would have been liable to; if the arbitrary Proceedings of a Rival Neighbour had been immediately humoured with downright Hoftilities on all Sides, his Roial Heart had been fired with just Refentment, and the Agreffors had fooner felt that Vengeance, which only the Love to his own People reftrained him from; until finding neither Justice nor Equity could prevail to fix the Object of his Defire, a lafting Friendship, confiftent with an uninterrupted Commerce; the Appeal is made to Heaven, and the Sword must give the decisive Stroke.

IN His Majesty's Wisdom then we repose our Trust; who with paternal Tenderness feels the Injuries done his Subjects; and by his fteady Councils, with equal Fortitude and Firmnels of Mind, determined not to give Umbrage to any other Powers to diftrust or diffurb him, in the last Method for obtaining Reparation and Redress.

THAT we, therefore, during a War carried on in this Western Quarter, may be prepared to maintain our Character, I must earnestly recommend to you, the framing of a Bill to put our Militia upon fuch a Footing as will best enable them to contend with regular Troops, who excel other Men only by their exact Discipline: Do but consider what a lafting Difgrace it would be to our Name and Nation, if the personal Bravery of our Inhabitants, for want of being united under fome fuch Influence, fhould be forced to yield to the orderly Difposition of Adversaries, whom Man to Man they would Difdain. And I am perfwaded, as the Authority I plead for, may be granted to our Officers by a temporary Law, you will judge it adviseable, effectually to provide for the Defence of your Country, against an Enemy, at present rather inclined to seek Revenge, than make Satisfaction.

AS this is the only Method we can take to fecure our Sovereign from being infulted by an Attack upon this Dominion: As it can't be reckoned an Encroachment upon Liberty, when meant to Guard us against Dangers, however distant they may be thought. which threaten no less than our Lives and Properties; you will forgive me, if, after applying to your Prudence, I fuggest to you, that in case of an Invasion, as I must lead and conduct our Arms, fo there is not any one of you without a Chance of having your own Honour concerned in the Event.

I am also to put you in Mind, that whilft Affairs are in this Posture, the late and uncertain Arrival of the Ships, will make it necessary to allow the Planters longer Time for bringing their Tobacco to the Public Warehouses.

THESE, Gentlemen, are the Inducements I had to call you together; and I believe

you will agree, they are of fufficient Importance to merit your Concurrence.

AND if, in your Confultations, you defire my Advice to form your Refolutions, or any Confirmation from me to make them more effectual; as I deem the Interest of Virginia to be strictly my own, I shall be forward to do my Part, and think I am then rendering myfelf most worthy of the Roial Favour of the best of Kings: When I am ferving, why may I not fay, the best of Subjects.

Resolved, Nemine Contradicente,

That an humble Address be presented to the Governor, to return him Thanks for his kind and affectionate Speech to the Council, and this House; and to assure him of our Readiness to concur in all such Measures as shall be thought necessary and conducive to the Honour of our Sovereign, and the Safety and Security of this Colony.

Ordered. That a Committee be appointed to draw up an Address to the Governor, upon the faid Refolutions; and it is referred to Mr Fitzhugh, Mr Conway, and Mr Attorney, to prepare and bring in the same.

Refolved, That this House will resolve itself into a Committee of the whole House, to confider the Governor's Speech To-morrow.

Ordered, That an Address be made to the Governor, to order a new Writ to iffue for Electing a Burgess to serve in this present General Assembly, for the County of Accomack, in the Room of Mr Henry Scarburgh, who, fince the last session, has accepted the Office of Collector.

Also a new Writ for Electing a Burgess to serve in this present General Assembly,

for the County of Gloucester, in the Room of Mr Lawrence Smith, deceased.

Also a new Writ for Electing a Burgess to serve in this present General Assembly, for the County of Orange, in the Room of Mr Robert Green, who, fince the last Session. hath accepted the Office of Sheriff, and executed the fame.

Also a new Writ for Electing a Burgess to serve in this present General Assembly,

for the County of James-City, in the Room of Mr John Eaton, deceased.

Ordered. That Thomas Wager be appointed Door-keeper, in the Room of Nicholas Wager, deceased.

Ordered.

Ordered, That the feveral Door-keepers who attended this House the last Session, be continued in their respective Offices.

Ordered, That Mr William Dawfon be continued Chaplain to this House; and that he attend to read Prayers every Morning, at Nine of the Clock.

Ordered.

That the House be adjourn'd, 'til To-morrow Morning, Ten o'Clock.

Friday, May 23, 1740.

Ordered,

HAT the Committee of Privileges and Elections be revived; and confift of the following Perfons:

Mr Conway, Mª Harrifon,

Mr Richard Randolph. Mr McCarty.

Mr Fitzhugh.

Mr Waring.

Mr Burwell.

And they are to meet and adjourn from Day to Day, and to take into their Confideration, all fuch Matters as fhall or may come in Question, touching Returns, Elections and Privileges; and to report their Proceedings, with their Opinion thereupon, from Time to Time, to the House. And the faid Committee is to have Power to fend for Witnesses, Perfons, Papers, and Records, for their Information.

Ordered, That the Committee of Public Claims be revived; and confift of the fol-

lowing Perfons:

Mr Harmanfon, Mr Turner, Mr Haynes, Mr Hedgman, Mr James Ball, Mr Westwood,

Mr Beverley. Mr Price. Mr Sweney. Mr Buckner. Mr Clayborne, Mr George Ball, Mr Aylett, Mr Ruffin, and Mr Elligood.

And they are to meet and adjourn from Day to Day, and to take into their Confideration, all Public Claims which shall be presented to the House, during this Session; and to report their Proceedings, with their Opinion thereon, to the House, when they have gone through the faid Claims. And all Perfons that have any Claims, are to deliver them to the Clerk, and he is to deliver the fame to the Committee, of Courfe. And they are to have Power to fend for Persons, Papers, and Records, for their Information.

Ordered, That the Committee of Propositions and Grievances be revived; and confift of the following Perfons:

Mr Willis. Mr Attorney-General, Mr Rofcow, Mr Harrison, Mr Digges, Mr Kennon, Mr Woodbridge,

Mr Allen,

Mr Fitzhugh, Mr Conway, Mr Richard Randolph, Mr Walke, Mr Carter. Mr Burwell, Mr Berkelev. Mr Ifham Randolph,

Mr Simmonds, and Mr Richard Kennon.

And they are to meet and adjourn from Day to Day, and to take into their Confideration, all Propositions and Grievances that shall come legally certified to this Assembly; and report their proceedings, with their Opinion thereupon, to the House, from Time to

Time.

Time. And all fuch Propositions and Grievances are to be delivered to the Clerk of the House, and by him to the said Committee, of Course. And they are to have Power to fend for Perfons, Papers, and Records, for their Information.

Ordered, That the Committee of Courts of Justice be revived; and confift of the following Perfons:

Mr Attorney-General,

Mr Booker. Mr Swenev. Mr William Aylett, Mr McCarty, Mr Munford, Mr Eppes, Mr Grev. Mr Pugh, Mr Johnston, and Mr Westwood.

And they are to meet and adjourn from Day to Day, and to take into their Confideration, all Matters relating to Courts of Juftice, and fuch other Matters, as fhall, from Time to Time, be referred to them; and report their Proceedings. And the faid Committee are to have Power to fend for Perfons, Papers, and Records, for their Information.

Ordered, That the Committee appointed to prepare and draw up a State of the Duty upon Slaves, and the feveral Paiments that have been made, with the Amount thereof, be revived; and confift of the following Perfons:

Mr Carter.

Mr Fitzhugh, Mr Harrison, Mr Waring, and Mr Isham Randolph.

Ordered, That Seven of the Committee of Propositions and Grievances, be a suffi-

cient Number to make a Committee; and Five of all other Committees.

Ordered, That Mr Waller be appointed Clerk to the Committee of Propositions and Grievances, in the Room of Mr Kemp, deceased.

Ordered, That Mr Beale be appointed Clerk to the Committee of Courts of Justice. Ordered, That the Committee for Courts of Justice do inspect the Journal of the last Session, and prepare and draw up a State of the Matters then depending and undetermined, and Progress that was made therein; and report the same to the House. That they do examine what Laws have expired fince the last Session, and inspect such temporary Laws as will expire with the End of this Selfion, or are near expiring; and report the fame to the House, with their Opinion, which of them are fit to be revived and continued.

Ordered, That Mr Cary be continued in his Office of Clerk of the Committee of Claims, and the Committee of Privileges and Elections. And that Mr Webb be continued Clerk to the Committee appointed to prepare and draw up a State of the Duty upon Slaves.

Mr Fitzhugh reported, That the Persons appointed, had, according to Order, prepared an Address to the Governor; which he read in his Place, and afterwards delivered in at the Table; where the same was again twice read, and agreed to, by the House. without any Amendment, and is as follows:

SIR,

F. E., His Majesty's most dutiful and loial Subjects, the Burgesses of the Colony and Dominion of Virginia, met in a General Assembly, humbly beg Leave, in the Name of the whole People of this Colony, to return You Thanks for Your kind and affectionate Speech to the Council, and this House; in which there appears an equal Concern for the Honour of Our most Gracious Sovereign, the Safety and Security of this His ancient Colony, and the Ease of the People whom we reprefent.

AS the numberless Depredations, Barbarities, and Insults, committed by the Subjects of Spain, upon those of Great-Britain, have justly provoked His Majesty to enter into a War. And as the Seat of it is likely to be near at our Doors, it highly behoves us to look about in time, and make fuch Preparations, as our Circumstances will admit, for our Defence and Security, againft a cruel and revengeful Enemy: And therefore, Sir, we beg Leave to affure You, that we shall most heartily and zealously concur in any Measures that may conduce to the Honour of His Majesty, and the Sasety of this His Colony: And to that End, endeavour to establish our Militia on such a Footing, that in Case of an Invasion or Attack, they may be enabled to contend with regular Troops. And as we are fully fatisfied of your consummate Knowledge and Experience, as well in military as civil Affairs, we should be wanting to ourselves, if we did not readily and thankfully accept the kind Offer you are pleased to make of advising and affisting us in our Deliberations.

THE Neceffity there is, in the prefent Conjuncture, of allowing the Planters longer Time for bringing Tobacco to the Warehoufes, is fo obvious, that it would be an unpardonable Neglect in us, not to embrace the prefent Occasion of making a temporary Provision for that Purpose. And as Your recommending this to us, is an Instance of that kind Concern for the Ease and Happiness of the People, which has so eminently diftinguish'd Your mild and auspicious Administration, it cannot fail of raising in us the warmest Sentiments of Gratitude and Acknowledgement.

WE cannot forbear, upon this Occasion, to express the deep Sense we have of His Majesty's great Goodness, in appointing You, Sir, to preside over us. May You long continue a worthy Pattern and Example to others in the like Trust, while, through the Happiness and Prosperity we enjoy under Your Insluence, we may still be, as we have hitherto been, the Envy of all our Neighbors.

Ordered, That the faid Address be fairly transcribed, and presented by the whole House.

Ordered, That the Committee, who prepared the fame, do wait on the Governor, to know his Pleafure when the House shall attend him to present it.

The House, according to Order, resolved itself into a Committee of the whole House, to consider the Governor's Speech: And after some Time spent therein, Mr Speaker resumed the Chair; and Mr Fitzhugh reported, from the Committee, That they had had under their Consideration the Governor's Speech, and gone through the same; and where swere] come to several Resolutions thereupon: Which he read in his Place, and afterwards delivered in at the Table; where the same were again twice read, and agreed, to by the House, as follows:

Refolved, That it is the Opinion of this Committee, That a Bill be prepared, and brought in, to put the Militia on fuch a Footing, as will better enable them to contend with regular Troops.

Refolved, That it is the Opinion of this Committee, That a Bill be prepared, and brought in, for allowing longer Time to bring Tobacco to the Public Warehouses.

Refolved, That Bills be prepared, purfuant to the faid Refolutions: And that the House will resolve itself into a Committee of the whole House, on Monday next, to consider of Heads of a Bill, for putting the Militia on such a Footing, as will better enable them to contend with regular Troops.

Ordered, That it be referred to the Committee of Propositions and Grievances, to prepare and bring in a Bill, for allowing longer Time to bring Tobacco to the Public Warehouses.

Mr Attorney-General moved for Leave to prefent a Petition of James Bray, Gentleman, Son and Heir Apparent of Thomas Bray, Gentleman: Which was received by the House, and read; setting forth, That by an Act passed in the Fifth and Sixth Years of His present Majesty's Reign, intituled, An Ad, to enable Thomas Bray, Gentleman, to sell certain entailed Lands therein mentioned, and to lay out the Purchase Money in Slaves, to be annexed to other entailed Lands therein also mentioned. The said Thomas Bray is impowered to sell certain entailed Lands, to the Value of Two Thousand Pounds Sterling; and is directed to lay out the Purchase Money in Slaves, to be annexed to other entailed Lands, in the said Act mentioned.

That upon Application made to this House, at the last Session of Assembly, a Committee was appointed to enquire what Lands the said Thomas Bray had sold, by Virtue

of the faid Act, and what Slaves had been fettled by him, and annexed to the faid other entailed Lands, purfuant to the faid Act. Which Committee made a Report, That the faid Thomas Bray had fold Lands, to the Value of Fifteen Hundred Twenty One Pounds Eighteen Shillings and Four Pence Sterling; and had annexed Slaves to the other entailed Lands, of the Value of Eight Hundred Twelve Pounds Thirteen Shillings and Four Pence Sterling: And that he had expended, in the Execution of the faid Act, Seventy Pounds Sterling: And that there remained in his Hands, Six Hundred Thirty Nine Pounds Five Shillings Sterling; which ought to have been laid out in Slaves, and annexed to the entailed Lands, in the faid Act mentioned. And thereupon, this Houfe was pleafed to come to a Refolution, That unlefs the faid Thomas Bray should annex Slaves to the said entailed Lands, to the Value of Six Hundred Thirty Nine Pounds Five Shillings Sterling, before the Last Day of Angust then next, Mr Attorney-General should exhibit a Bill against him, to compel him to execute the said Act.

That the faid *Thomas Bray* had not, fince the laft Seffion of Affembly, annexed any Slaves whatfoever to the faid entailed Lands, to the Knowledge of the faid *James Bray*: And a Bill in Chancery is exhibited againft him in the General Court, by Mr Attorney-General, in order to compel him to execute the faid Act, purfuant to the Refolution before mentioned; but the faid *Thomas Bray* hath not, as yet, put in any Answer

to the faid Bill.

That the faid *Thomas Bray*, fince the laft Session, had fold more of the faid entailed Lands, by Virtue of the faid Act; but had not laid out the Purchase Money in Slaves, and annexed the fame, as the faid Act directs; but had converted the faid Purchase Money, as well as the faid Six Hundred Thirty Nine Pounds Five Shillings, to his own Use, to the great Damage of the faid James Bray, and all Others, having any Estate in Remainder in the faid entailed Lands. And praying the Consideration of the House in the Premises; and that the said Thomas Bray might be restrained from selling any more of the said entailed Lands, until he should annex Slaves to the Value of the Lands already fold by him. Whereupon, it was

Ordered, That a Committee be appointed to enquire into the Allegations of the faid Petition; and that Mr Thomas Bray attend the faid Committee, and lay before them, an Account of the Slaves annexed by him to any of the faid entailed Lands, fince the laft Seffion of Affembly; and also an Account of the Lands fold by him, fince the faid Seffion; and for what Confideration. And that the Committee report the Matter, as it

appears to them, to this House. And it is accordingly referred to

Mr Attorney, Mr Fitzhugh, Mr Willis, and Mr Richard Randolph.

Ordered,

That the House be adjourn'd 'til To-morrow Morning, Ten o'Clock.

Saturday, May 24, 1740.

R. Fitzhugh reported, That the Committee appointed, had, according to Order, waited on the Governor, to know his Pleafure when the Houfe fhould attend him with their Addrefs: And that he was pleafed to appoint this Day; and to fay, he would fend a Meffage to the Houfe, when he was ready to receive it.

The Petition of the Honourable Philip Lightfoot, Efq; and Beverley Randolph, Efq; and Elizabeth his Wife, was prefented to the House, and read; fetting forth, That Philip Lightfoot, late of James-City County, Gentleman, deceased, being seised, in Fee Simple, of and in certain Parcels or Tracts of Land, lying and being in the Parish of Westover, in the County of Charles City, did, by his last Will and Testament, bearing Date the 30th Day of August, 1708, give and bequeath unto his eldest Son Francis Lightfoot, and the Heirs of his Body lawfully begotten, forever, the said Tracts of Land,

by the Name of all that his Tract or Dividend of Land, containing Five Hundred Acres, whereupon he then lived, and purchased of Edward Chilton, who purchased the same of John Edloe, deceased: And also Part of his Land, which he escheated from Francis Wilkins, deceased, whereon his Quarter then stood; as also Two Hundred and Ninety Acres more, joining to his said Quarter Land, purchased of Edward Chilton: But in Case his Son Francis should die without such Heir, then he gave all the above-mentioned Tracts or Dividends of Land to the Petitioner Philip Lightsoot.

That after the Death of the faid *Philip*, the faid *Francis* entered upon the faid Lands, and purchased some adjoining Tracts, whereby the said devised Lands are become more profitable, and of much greater Value.

That the faid Francis having a Son Francis, and the Petitioner Elizabeth, both Infants at the Time of his Death; and apprehending he had a Fee Simple, as well in the Lands fo devifed, as those purchased by him, as aforesaid, by his last Will and Testament, bearing Date the 6th Day of January, 1717, gave unto the Petitioner Elizabeth, the Sum of One Thousand Pounds Sterling, to be put out to Interest, till she should attain to the Age of Twenty One Years, or Marriage: And all the Remainder of his Estate, both Real and Personal, wheresoever lying or being, he gave to his Son Francis Lightsoot, and the Heirs Male of his Body, lawfully begotten; but in Case his said Son should die without such Issue for there should be any Failure thereafter in the Male Line, then he gave all his said Estate, Real and Personal, to the Petitioner Philip Lightsoot, and his Heirs, for ever, he or they paying to the Daughter of his said Son; or in Case there should be none such, to his Daughter Elizabeth, the Sum of Two Thousand Five Hundred Pounds Current Money, in full Compensation for the same.

That the faid Francis, the Son, dying in his Infancy, without Iffue, the Petitioner Philip, entered upon all the Lands whereof the faid Francis Lightfoot, his Brother, died feifed; as well those so devised by the faid Philip, his Father, as those purchased by the faid Francis, his Brother, as aforesaid; and hath since paid to the Petitioner Beverley Randolph, (who afterwards intermarried with the Petitioner Elizabeth,) the several Sums of One Thousand Pounds Sterling, and Two Thousand Five Hundred Pounds Currency, according to his said Brother's Will.

That the Petitioner Beverley Randolph apprehending, notwithftanding fuch Paiment, that he is entitled to the Lands so devised by the said Philip, in Right of his Wife, as being entailed upon Francis, the Son of the said Philip: And the Petitioner Philip apprehending, that by such Paiment, he is entitled, by Virtue of the Will of the said Francis, and the plain Intention thereof, to the said Land, or to a Satisfaction for the same, out of the Money already by him so paid, as aforesaid; several Suits at Law and Equity have been brought by the Petitioners against each other, according to their several Rights infifted upon, as aforesaid.

That the Petitioners have come to an Agreement, that in Confideration of a Certain Sum of Money to be paid by the Petitioner Philip Lightfoot, to the Petitioner Beverley Randolph, the Petitioner Philip Lightfoot should have and enjoy the said devised Lands, to him and his Heirs, in Fee Simple, according to the Intention of the Will of the said Francis Lightfoot: But such Agreement cannot be effectual and binding, in Case the said Land should be adjudged to be entailed, without an Act of Assembly to establish the same.

In Regard therefore, that great Sums of Money may be expended in the faid Law Suits, to the great Damage of the Petitioner: And that in Cafe the Petitioner Beverley Randolph should recover the faid devised Lands, the same being separate from the Lands adjoining, purchased by the said Francis, would not be of so great Value, and of little Benefit to him, in Case he should be decreed to pay, or refund the Value thereof, out of the Money already received from the Petitioner Philip; and in Regard, it will be for the Benefit of all Parties, and preserve all the Lands of the said Francis Lightfoot, in his Name, according to the plain Intention of his Will: Praying therefore, that Leave be

given to bring in a Bill, for vefting the faid Land in the Petitioner *Philip*, and his Heirs, for ever, upon his paying the Sum of Money agreed upon. It was thereupon

Ordered, That Mr Attorney-General prepare and bring in a Bill, according to the

Prayer of the faid Petition.

A Petition of Bridget Peirce, the Proprietor of the Public Warehouse at Pungoteague, was presented to the House, and read; setting forth, That since the late Act of Assembly, for ascertaining the Rents of several Warehouses in Virginia, the said Bridget Peirce has been obliged to build a House Thirty Feet in Length, Twenty Feet in Breadth, with an Eight Feet Shed on each Side, and a Plank Floor of Twenty Feet Square. And praying, That her Yearly Rent might be increased, according to the Proportion of the said Buildings: And thereupon

Ordered, That the Confideration of the faid Petition be referred to the Committee of Public Claims: And that they do examine the Allegations thereof; and report the

fame, with their Opinion thereupon, to the House.

Mr Harrison moved for Leave to bring in a Bill, for laying a Duty on all Horses or Mares imported into this Colony, from the Northern Colonies; and also, for laying a Duty on all live Cattle exported from this Colony, to those Northern Colonies. And after a Debate, the Question being thereupon put,

It passed in the Negative.

Refolved. That the faid Motion be rejected.

A Petition of John Lidderdale, of the City of Williamsburg, Merchant, and Elizabeth his Wife, was prefented to the Houle, and read; fetting forth, That the faid John, fome Time in the Year of Our Lord 1738, with the Confent and Approbation of William Robert-fon, late of the faid City, Efq; deceafed, intermarried, with the faid Elizabeth, the only Daughter, and Heir, of the faid William Robertfon.

That before the faid Marriage, the faid William Robertson entred into an Agreement with the faid John, That in Case the said Marriage should take Effect, he would settle upon the said John, and his said Daughter, and their Heirs, 330 Acres of Land, in the County of York, his Dwelling-house and Lots thereto adjoining, in the City of Williamsburg, and another Tenement or Lot in the said City; referving to himself, an Estate for life only. And further agreed, that he would sell 2800 Acres of Land, in the County of Hanover, and 750 Acres of Land, in the County of Brunswick, whereof he was then seised; and would leave all his personal Estate to his said Daughter at his Death: Which said Agreement, the said William Robertson put into Writing, and signed; and delivered the same to the said John.

That fome short Time after the said marriage of the Petitioners, the said William Robertson departed this Life, without making any Will; and before he had made any Settlement, according to his Agreement aforesaid, or had sold or disposed of the said Lands in the said Counties of Hanover and Brunswick; upon whose Death, the legal Estate of and in all and singular the Premises before-mentioned, descended and came to the said Elizabeth, who being now under the Age of Twenty One Years, is not able to join in any Conveiance for settling the same, pursuant to the Agreement aforesaid: And praying, That Leave may be given to bring in a Bill, for settling the said Lands, Tenements, and Hereditaments, in the County of York, and City of Williamsburg, to the Uses mentioned in the said Marriage Agreement: And to enable the said John to sell and dispose of the said Lands and Hereditaments in the Counties of Hanover and Brunswick; or that they might be settled to the same Uses. Whereupon it was

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petition: And that Mr Richard Randolph, and Mr Conway, prepare and bring in the same.

The Claim of Joseph Combs, for taking up a Runaway Slave, therein mentioned, was presented to the House, and received.

Also, the Claim of Daniel Saunders, for taking up a Runaway Slave, therein mentioned, was presented to the House, and received.

Ordered,

Ordered, That it be an Inftruction to the Committee of Claims, to allow the fame in the Book of Claims.

Upon a Motion made, the House was called over; and Excuses were made for the absent Members; which were allowed.

A Message from the Governor, by Mr Needler:

Mr Speaker,

I am commanded by the Governor, to acquaint this House, that his Honour is now ready to receive the Address in the Council Chamber.

Accordingly M^r Speaker, with the House, went up; and being returned, reported, That he had, with the House, attended the Governor in the Council Chamber, and prefented their Address; to which he was pleased to give the following Answer:

Gentlemen,

I give you my hearty Thanks for your very obliging and dutiful Addrefs: And though I was fenfible you came together with Hearts full of Zeal and Affection for His Majesty's Service, and were determined to take that Part, which the Interest and Safety of your Country required: Yet, to find that we are like to agree in Sentiments, is a very particular Satisfaction to me; and gives me Hopes, that whether in Military or Civil Affairs, VIRGINIA will be known, by our Behaviour, to be the Eldest Sister.

Mr Fitzhugh reported, from the Committee of Propositions and Grievances, That the Committee had had under their Consideration, divers Propositions from several Counties to them referred: And had come to several Resolutions thereupon: Which he read in his Place; and afterwards delivered in at the Table; where the Resolutions were again read: And upon the Question severally put, agreed to, by the House, as follows:

Refolved, That the Propositions from the Counties of Effex, and King George, for repealing the Act, For amending the Staple of Tobacco; and for preventing Frauds in His Majesty's Customs, be referred to the Consideration of the next Session of Assembly.

Refolved, That the Propositions from the Counties of Prince William, Stafford, Westmoreland, Richmond, King George, and Henrico, for erecting several new Warehouses therein mentioned, be referred to the Consideration of the next Session of Assembly.

Refolved, That the Proposition from the County of Prince William, for raising the Rents of Warehouses in that County, be referred to the Consideration of the next Session of Assembly.

Refolved, That the Proposition from the County of Effex, for amending the Law, in Relation to holding Orphans Courts, is reasonable.

Ordered, That the Committee of Propositions and Grievances, do prepare and bring in a Bill, according to the faid Resolution.

Ordered,

That the House be adjourned 'til Monday Morning, Ten o'Clock.

Monday, May 26, 1740.

Ordered,

¬HAT M^r Corbin be added to the Committee of Propositions and Grievances, and to the Committee of Privileges and Elections.

Ordered, That Mr Macon, Mr Mufcow, and Mr Boufh, be added to the Committee of Courts of Justice.

Mr Speaker informed the House, that he had in his Hands a Letter from his Grace the Duke of Newcastle to the Governor; which he had Directions to lay before this House: Whereupon it was read, and ordered to lie upon the Table, for the Perusal of the Members.

A Petition of Sufannah Randolph, Guardian to Peyton Randolph, Proprietor of the Public Warehouses at the College Landing, was presented to the House, and read; setting fetting forth, That fince the laft Seffion of Affembly, the Warehoufes, at the Place aforefaid, being too fmall to receive the Tobacco brought there, another Warehoufe 40 Feet long, and 20 Feet wide, was obliged to be built, at a confiderable Expence. And praying fome Allowance for the fame, and an Increase of the Rent of the faid Warehouses.

Also the Petition of William Sydner, Proprietor of the Public Warehouse at Deep Creek, was presented to the House, and read; setting forth, That the Houses built for Reception of Tobacco, at the Place aforesaid, being too small to hold the Tobacco brought thither, the Petitioner had been obliged to suffer a Tobacco House of 32 Feet to be applied to that Use, from the Year 1733, to this Time. And by Order of the Court of the said County, he was last Year obliged to build a new 40 Feet Warehouse, 10 Feet pitched, 20 Feet wide, and shedded on each Side with Sheds 4 Feet and an Half pitched: And also to double cover one other of the Warehouses, and make a Plank Floor, 20 Feet by 10, for the Conveniency of Scales, and Heading Tobacco: All which have been expensive to him. And praying an Allowance for the same, and an additional Rent for the said Houses.

Also, a Petition of Patrick Spence, and John Martin, was presented to the House, and read; setting forth, That the said Patrick Spence is Proprietor of the Land whereon the Warehouses at Nominy, in Wessenselmont, are built: And an Order being made, by the Court of the said County, for building a 60 Feet shedded Warehouse, and repairing the other Warehouses, and building convenient Wharfs there, the said Patrick undertook, and hath compleated the same: And hath also built a Scale House, 24 by 20 Feet.

That the faid John Martin is Proprietor of the Land at Mattox, in the faid County, whereon the Public Warehouses are built: And that he likewise, in Pursuance of an Order of the said Court, hath lately built a 40 Feet shedded Warehouse, and repaired the other Warehouses, and provided substantial Wharfs there.

That the Petitioners have respectively been at great Expence and Trouble, in compleating the said Buildings; and have received no Satisfaction or Compensation for the same. And praying the Consideration of the House in the Premises, and such Satisfaction as they shall think reasonable.

Ordered, That the faid feveral Petitions be referred to the Confideration of the Committee of Public Claims: That they examine the Matter of the faid Petitions respectively; and report the same, as it shall appear to them, with their Opinion thereupon, to the House.

Mr Fitchugh reported, That the Committee of Propositions and Grievances, had had under their Consideration, several other Propositions from several Counties to them referred: And had come to several Resolutions thereupon; which he read in his Place, and afterwards delivered in at the Table.

Ordered, That the faid Report do lie upon the Table.

Mr Fitzhugh reported, That the Committee appointed, had, according to Order, prepared a Bill, for prolonging the Time for bringing Tobacco to the Public Warehouses: Which was received, and read the first Time. And

Ordered to be read a fecond Time.

Mr Attorney reported, from the Committee of Courts of Justice, That they had, according to Order, inspected the Journal of the last Session; and prepared and drawn up a State of the Matters then depending and undetermined; and the Progress that was made therein: And had agreed upon a Report thereupon.

And that the faid Committee had also, according to Order, examined what Laws have expired fince the last Session of Affembly; and inspected such temporary Laws as will expire with, or soon after the End of this Session of Affembly; and had come to a Resolution thereon: Which said report he read in his Place; and afterwards delivered in at the Table.

Ordered, That the faid Report lie on the Table.

The Order of the Day being read, the House resolved itself into a Committee of the whole House, to consider of Heads of a Bill, for putting the Militia on such a Footing, as will better enable them to contend with regular Troops: And after some Time spent therein, Mr Speaker resumed the Chair; and Mr Fitzhugh reported, from the Committee, That they had had under their Consideration, the Matter to them referred; and were come to several Resolutions thereupon: Which he read in his Place; and afterwards delivered in at the Table.

Refolved, That this House will take the faid Report into Consideration, To-morrow. Ordered.

That the House be adjourn'd 'til To-morrow Morning, Ten o'Clock.

Tuefday, May 27, 1740.

A Petition of the Planters and Inhabitants, refiding in that Part of Norfolk County, which lies above the Bridge, called Great Bridge; and of fundry other Gentlemen and Inhabitants of the faid County, whose Names are thereunto subscribed, was presented, and read; praying, That a Warehouse might be erected at Bridge Landing, in the said County.

Also a Petition of the Freeholders and Inhabitants of *New Town*, in the County of *Princefs-Anne*, was presented, and read; praying, That an Act of Assembly may be made, to constitute, confirm, and appoint the said Place for a Town, called by the Name of *New-Town*.

Ordered, That the faid feveral Petitions be referred to the Confideration of the Committee of Propositions and Grievances: That they examine into the feveral Matters thereof; and report the fame, with their Opinion thereupon, to the House.

A Petition of the Justices of Caroline County, was presented to the House, and read; praying, That a Reimbursement be made them of the Charge of building Two Warehouses at Roy's, and One at Conway's, Forty Feet Square each.

Alfo, a Petition of James Reid, Proprietor of the Public Warehouses at Urbanna; praying, an additional Rent for the said Houses, sufficient to reimburse him the Charge of building, by Order of the County Court, a Warehouse Forty Feet Long, and Twenty Feet wide, with a shed on one Side.

Also, a Petition of Richard Randolph, Gentleman; praying, an additional Rent for the Warehouses at Warwick, of which he is Proprietor, in order to reimburse him the Charges of building a Warehouse Sixty Feet long, and Forty Feet wide, there; which, by Order of the County Court, he was obliged to build.

Also, a Petition of the Justices of King George County; praying, to be repaid Five Pounds, which they have paid Mr Thomas Turner, for Hire of House Room for Three Hundred Hogsheads of Tobacco, that the Warehouses at Gibson's were not sufficient to receive.

And also, a Petition of the Justices of Isle of Wight County; praying, to be reimbursed the Charges of building a Warehouse Forty Feet long, and Twenty Feet wide, at Wainwright's; and another, of the same Dimensions, at Warwicksqueak Bay.

Ordered, That the faid feveral Petitions be referred to the Confideration of the Committee of Claims: That they do examine into the feveral Matters thereof; and report the fame, as it fhall appear to them, with their Opinion thereupon, to the House.

M^t Martin moved for Leave to bring in a Bill, for amending the Act, for preventing Frauds in the Customs, and in Clearing of Ships; for ascertaining Collectors and Naval Officers Fees; and to prohibit and prevent the casting of Ballast and dead Bodies into Rivers and Creeks.

Ordered, That Leave be given to bring in a Bill, according to the faid Motion; and that Mr Martin, Mr Willis, and Mr Carter, prepare and bring in the fame.

A Petition of Martha Callet, Widow, and Administratrix of Thomas Callet, late of Caroline County, deceased, was presented to the House, and read; setting forth, That the faid Thomas Callet, about Eight Months ago, departed this Life, leaving the Petitioner, and Eight Children under Age, and indebted to divers Persons, in the Sum of Nine Hundred Pounds; which is more than his Slaves and personal Estate, upon the Appraisement thereof, amounted to:

That about Three Years ago, the faid Thomas Catlet purchased of Colonel William Woodford, a Tract of Land, containing Three Hundred Acres, or thereabouts, lying on Rappahanock River, in King George County, between the land of Joseph Berry, and Samuel Skinker; upon which, the said Catlet made very small Improvements: And for the Paiment of the Consideration Money for the said Purchase, he borrowed of Captain Daniel McCarty, the sum of One Hundred and Eighty Pounds Sterling, and gave his Bond for the same; which Sum, and the Interest thereof, now remains unpaid:

That he likewise died seised of Two other valuable Tracts of Land, lying in the County of Caroline; which descending to his eldest Son Thomas Catlet, the Son will, even if the Petitioner is herein relieved, be more amply provided for, and have much more of his Father's Estate, than the Petitioner, and all the other younger Children together:

In Regard therefore, that the faid Debt of One Hundred and Eighty Pounds Sterling, now lying as a Load on the perfonal Eftate, was contracted for the Paiment of the Purchafe of the faid Land; which Land ought therefore, in good Conficience, as the Petitioner conceives, to be applied toward the Paiment of the faid Debt; and in Regard, all the Slaves, and the whole perfonal Eftate, will be entirely fwallowed up in the Paiment of that and other Debts, whereby the Petitioner, and the younger Children, will be left defititute, and utterly unprovided of any manner of Subfiftance:

And praying, in Behalf of hertelf, and her helplefs younger Children, That Leave may be given to bring in a Bill, to veft the faid Land in the Petitioner, or any other Perfons this Honourable House shall think fit, in Trust, to sell the same; and to apply the Money arising by such Sale, to discharge and satisfy the Debts justly due and owing, by and from the said Thomas Catlet, at the Time of his Death:

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid Petition; and it is referred to M^r Attorney, and M^r Carter, to prepare and bring in the fame.

Mr Fitzhugh, according to Order, prefented to the House a Bill, for holding Orphans Courts; and the same was received, and read the first Time.

Ordered, That the faid Bill be read a fecond Time.

The House, according to Order, proceeded to the Consideration of the Report made Yesterday, from the Committee of the whole House; and the fame being twice read, and the Question severally put thereupon, was, with some Amendments, agreed to, by the House, as follows:

Refolved, That during the present War, the Militia shall be more frequently trained

and exercifed; and that they shall be oftner fined for not attending at Musters.

Refolved, That Two Thousand Pounds, out of the Money in the Hands of the Treas-

urer, be applied towards supplying the Militia with Arms.

Refolved, That all Perfons that are directed to be Lifted, by the Act, intituled, an Act, for the better Regulation of the Militia, shall be obliged to personal Attendance.

A Motion being made, That One Shilling, or Twelve Pounds of Tobacco, be taxed on every tithable Slave, towards supplying the Militia with Arms: After a Debate, the Question being put thereupon,

It passed in the Negative.

Refolved, That the faid Motion be Rejected.

Then a Motion was made, That a Tax of One Shilling per Hogshead be laid on all Tobacco exported, for supplying the Militia with Arms: Whereupon a Debate arose, and the Question being put,

It passed in the Negative.

Refolved, That the faid Motion be Rejected.

Ordered, That a Bill be prepared and brought in, pursuant to the Report of the faid Committee; and that the Committee of Propositions and Grievances do prepare and bring in the same.

The House proceeded to the Confideration of the Report made Yesterday, from the Committee of Propositions and Grievances; and the same being read, Part of the said

Report was agreed to, as follows:

Refolved, That the Proposition from the County of Richmond, for explaining the Act, concerning Servants and Slaves; and to declare whether Convict Servants are entitled to Freedom Dues, be Rejected.

Refolved, That the Proposition from the County of Richmond, to prohibit setting

Fire to the Woods, be Rejected.

Refolved, That the Proposition from the County of Richmond, for declaring how far the Law, which renders Negros, Mulattos, and Indians incapable of giving Testimony in any Court of this Colony, except on Trial of a Slave committing a Capital Offence, doth extend, with Respect to the Descendents of Mulattos, be Rejected.

Refolved, That the Proposition from the County of Accomack, against striking of Fish, from the First Day of April, to the Last Day of August, in any Year, be Rejected.

Refolved, That the Proposition from the County of Accomack, for destroying Squirrels

and Crows, be Rejected.

Refolved, That the Proposition from the County of Accomack, that Public Officers, who are obliged by Law to take the usual Oaths of the Government, and the Oath of their Office, may not be chargeable for any Fee for the same, be Rejected.

Refolved, That the Proposition from the County of Accomack, that Constables be

not obliged to view Tobacco Fields, be Rejected.

On Confideration of a Proposition from the County of Richmond, for explaining and amending so much of the Act, for fettling the Titles and Bounds of Lands; and for preventing unlawful Shooting and Ranging thereupon, as relates to Processioning Lands, Refolved, That that Part of the said Act ought to be explained and amended.

On Confideration of the Proposition from the County of Accomack, That Deeds of Bargain and Sale made, in Pursuance of the Act, intituled, An Act, for amending the Act, for fettling the Titles and Bounds of Lands; and for preventing unlawful Shooting and Ranging thereupon, may be acknowledged or proved, in the Court of the County where the Lands lie, and certified by the Clerk of such County Court, to the General Court, to

certified, and recorded, may be confirmed.

Refolved, That the Proposition is reasonable.

And to the Refolution of the faid Committee, That the Proposition from the County of Effex, for amending the Act, appointing Vestries; and for directing what Number of Vestrymen may hold a Vestry, or make an Order; and that for the future, all Vestries be diffolived once in Seven Years, and a new Vestry elected by the Freeholders of the Parish, be Rejected.

be there recorded; and that all fuch Deeds heretofore, fo acknowledged or proved, and

Also to another Resolution of the said Committee, That the Proposition from the County of Accomack, for every Court of Record in this Colony to be provided with a

Seal for the Use of the said Court, is reasonable.

And also to another Resolution of the said Committee, That the Proposition from the County of Stafford, for altering and amending the Law, directing that no Execution shall be served for Tobacco, between the Last Day of August, and the Last Day of December, in every Year, is reasonable,

The House disagreed.

Ordered, That a Bill be brought in, pursuant to the Proposition from the County of Effex, for amending the Act, appointing Vestries; and for directing what Number of Vestrymen may hold a Vestry, or make an Order; and that for the future, all Vestries be dissolved once in Seven Years, and a new Vestry elected by the Freeholders of the Parish. And it is referred to the Committee of Propositions and Grievances, to prepare and bring in the same.

Ordered, That a Bill be prepared and brought in, pursuant to the Resolution, for explaining and amending so much of the Act, for Settling the Titles and Bounds of Lands; and preventing unlawful Shooting and Ranging thereupon, as relates to Processioning Lands. And it is referred to the Committee for Courts of Justice, to prepare and bring in the same.

Ordered, That Bills, purfuant to all the other Refolutions, be prepared and brought

in by the Committee of Propositions and Grievances.

A Motion being made, Leave was given to bring in a Bill, for destroying Crows and Squirrels, in the Counties of Accomack, and Northampton. And it is referred to Mr Scarburgh, and Mr Harmanson, to prepare and bring in the same.

The House proceeded to the Consideration of the Report made Yesterday, from the Committee for Courts of Justice, touching such matters as were depending and undetermined the last Session of Assembly; and the Progress that was made therein.

Ordered, That Leave be given to bring in a Bill, for laying out a Piece of Ground, at a Place called Bray's Church, in the County of King George, for a Town. And it is

referred to Mr McCarty, to prepare and bring in the fame.

Ordered, That the Propolal of Joshua Fry, and Robert Brooke, to make an exact Survey of this Colony, and print and publish a Map thereof; in which shall be laid down the Bay, the navigable Rivers, with their Soundings; Counties, Parishes, Towns, and Gentlemens Seats, and whatever else is remarkable; which was referred from the last Session of Afsembly, be again further referred to the Consideration of the next Session of Afsembly.

The House also proceeded to the Consideration of the Report of the Committee for Courts of Justice, touching such Laws as have expired since the last Session, and such temporary Laws as will expire with, or soon after, the End of this Session of Assembly.

Refolved, That the Act, for making more effectual Provision against Invasions and Insurrections, which was continued last Session, and will expire on the First Day of November, in the Year of our Lord One Thousand Seven Hundred and Forty One, be further continued, with Amendments.

Ordered, That the Committee for Courts of Juftice, prepare and bring in a Bill, purfuant to the faid Refolution.

Ordered,

That the House be adjourn'd 'til To-morrow Morning, Ten o'Clock.

Wednesday, May 28, 1740.

R. Fitzhugh reported, from the Committee of Propositions and Grievances,
That the Committee had had under their Confideration, divers other Propositions from several Counties, to them referred; and had come to several Resolutions thereupon: Which he read in his Place, and afterwards delivered in at the Table; where the same were again read: And the Question being severally put

thereupon. Part of the faid Report was agreed to by the House, as follows:

Refolved, That the Proportion from the County of King and Queen, for Erecting a new Warehouse at Thomas Turner's Land, in that County, be referred to the Consideration of the next Session of Assembly.

Refolved, That the Propositions from the Counties of Accomack, Stafford, and Hanover, for altering the Law, for the more speedy and easy Recovery of small Debts, be Rejected.

Refolved, That the Proposition from the County of Stafford, for allowing a Lawyer's Fee in all Cases, upon Petitions for small Debts, be Rejected.

Refolved, That the Propositions from the Counties of Stafford, and Hanover, for Altering the Act, prescribing the Method for proving Book Debts, be Rejected.

Refolved,

Refolved, That the Proposition from the County of Hanover, for Repealing the Law, which prohibits iffuing Executions against a Debtor's Body, upon a Judgment obtained before a fingle Justice of the Peace, be Rejected.

Refolved, That the Proposition from the County of Spotfylvania, for allowing the County Courts in this Colony, Liberty to whip and discharge such Criminals, as they shall judge guilty of Petit-Larceny, without the Formality of a Jury, be Rejected.

Refolved, That the Proposition from the County of Lancafter, for obliging the Owners of Convict Women Servants, to bear the Parish harmless from the Charges which may accrue, by Occasion of the said Servants having Bastards, during their Servitude, is reasonable.

Refolved, That the Proposition from the County of King William, for allowing Francis West to keep an Ordinary on his Land, adjoining to the main Road which leads from West Point, to the Courthouse of that County, be Rejected.

Refolved, That the Proposition from the County of Stafford, against altering the Bounds of that County, be Rejected.

Refolved, That the Proposition from the County of King George, against altering the Bounds of that County, be Rejected.

Refolved, That the Proposition from the Inhabitants of Westmoreland County, above Maddox Creek, to be divided from that County, and annexed to the County of King George, be Rejected.

Refolved, That the Proposition from Prince William, for dividing that County, in the same Manner, as the Parishes of Truro and Hamilton, in the said County, are divided, is reasonable.

Refolved, That the Proposition from the County of Goochland, for dividing that County, and erecting a new County at the Head thereof, is reasonable.

Refolved, That the Proposition from the Upper Inhabitants of King and Queen County, to be divided from that County, and added to Caroline County, is reasonable.

On Consideration of the Proposition from the Inhabitants and Freeholders above the little Mountains, in *Hanover* County, That the Notes of the Inspectors at *Fredericks-burg*, may be allowed to pass in Paiment of their Public Dues, and Officers Fees, in the said County of *Hanover*,

Refolved, That the faid Proposition is reasonable.

On Confideration of the Proposition from the County of Prince William, for appointing a Ferry at John Hereford's Plantation, in Doeg's Neck, over Patowmack River, to the Lower Side of Pamunkey, in Prince George County, in Maryland,

Refolved, That the Keeping a Ferry at the Place proposed, will be convenient for Travellers.

On Confideration of a Proposition from the County of Hanover, for allowing a Bridge to be built, by Subscription, from New-Town, in that County, over Pamunkey River, to the Land of Edmund Littlepage, in the County of King William; and for providing for the Support thereof,

Refolved, That the faid Proposition is reasonable.

Refolved, That the Proposition from the County of Surry, for obliging the Justices to agree with Workmen to repair the Bridge over Nottoway River, at Huni's Landing, in that County; and to keep it always afterwards in good Repair, at the Expence of the County, is reasonable.

Refolved, That the Proposition from the County of Norfolk, for erecting a new Warehouse at Bridge Landing, in that County, be referred to the Consideration of the next Session of Assembly.

On Confideration of a Proposition from the Freeholders and Inhabitants of New-Town, in the County of Princefs-Anne, for confirming their Titles to the Lands purchased at that Place; and for appointing and establishing the same for a Town, by the Name of New-Town, as it is now bounded and laid out,

Refolved, That the faid Proposition is reasonable.

And to the Refolution of the Committee, That the Proposition from the County of Lancaster, for declaring, whether the Oath of Convict Women Servants, who, during their Servitude, shall have Bastards, may be allowed to relieve their Owners, in case the reputed Fathers of such Bastards, be Freemen, be Rejected.

Also, to another Resolution of the said Committee, That the Proposition from the County of Accomack, for prolonging the Time of Sale of Transfer Tobacco remaining in the Public Warehouses, be referred to the Consideration of the next Session of Affembly.

DIY,

The House disagreed.

A Bill, for prolonging the Time of bringing Tobacco to the Public Warehouses, was read the second Time.

Ordered, That it be committed to the Committee who prepared it.

Ordered, That it be an Inftruction to the faid Committee, to receive a Claufe or Claufes, purfuant to the Refolution, That the Inhabitants and Freeholders above the little Mountains, in Hanover, may be allowed to pay the Notes of the Infpectors at Fredericksburg Warehoufe, in Difcharge of their Public Dues, and Officers Fees, in the faid County of Hanover.

And also, That it be a further Instruction to the said Committee, to receive other Clause or Clauses, pursuant to the Proposition from the County of Accomack, for prolong-

ing the Time of Sale of Transfer Tobacco.

Ordered, That it be an Inftruction to the Committee, who are appointed to prepare and bring in a Bill, for laying out a Piece of Ground at Bray's Church, for a Town, That they receive a Claufe or Claufes, for confirming the Titles of the Freeholders and Inhabitants of New-Town, in the County of Princefs-Anne, to the Lands purchafed at that Place: And for appointing and establishing the same, by the Name of New-Town, as it is now bounded and laid out: And that the Members of Princefs-Anne, be added to the faid Committee.

Ordered, That the Committee of Propositions and Grievances, prepare and bring in

a Bill or Bills, purfuant to all the other Refolutions.

Ordered, That it be an Inftruction to the faid Committee, That they receive a Claufe or Claufes, for declaring, whether the Oath of Convict Women Servants, who, during their Servitude, fhall have Baftards, may be allowed to relieve their Owners, in cafe the reputed Fathers of fuch Baftards, be Freemen.

A Petition of Anthony Walke, was prefented to the House; praying, an Allowance for the Rent of a Warehouse 50 Feet long, and 20 Feet wide, which he was obliged to

build at Kemp's Warehouse, of which he is Proprietor.

Alfo, a Petition of the Juftices of Westmoreland County; praying, to be reimbursed the Sum of Nineteen Pounds Ten Shillings, which they were obliged to pay for Hire of Houses at Maddox, and Nominy, in the said County, the Warehouses not being sufficient to hold all the Tobacco brought there.

Ordered, That the faid feveral Petitions be referred to the Confideration of the Committee of Claims: And that they do examine the Matter of the faid Petitions

respectively; and report the same, with their Opinion thereupon, to the House.

A Motion being made by the Committee of Claims, for the Direction of this House, whether they should allow the *Venire* Men, according to the true Distance, or according to the Clerks Certificates?

Ordered, That all Venire Men be allowed, according to the true Diftance.

A Claim of William Drummond, for taking up One Servant Man, therein mentioned, was prefented to the House, and received.

was presented to the House, and received.

Ordered, That it be an Instruction to the Committee of Claims, to allow the faid Claim in the Book of Claims.

Mr Attorney prefented to the House, according to Order, a Bill, for Docking the Entail of certain Lands, in the County of Charles City, and vesting the same in Philip Lightsoot, Esq; in Fee Simple; which was read the first Time.

Ordered, That the Bill be read a fecond Time.

A Bill, for holding Orphans Courts, was read a fecond Time.

Ordered, That the faid Bill be committed for Amendments to the Committee for Courts of Justice.

Mr Randolph reported, That the Perfons appointed, had, according to Order, prepared a Bill, for fettling certain Lands, Tenements, and Hereditaments, late the Eftate of William Robertson, Esquire, deceased, pursuant to an Agreement made, upon the Marriage of John Lidderdale with Elizabeth, his now Wife, the Daughter, and Heir, of the faid William Robertson; and the same was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

Mr Beverley reported, That the Committee of Public Claims had had under their Confideration, feveral Propositions to them referred; and had come to several Resolutions thereupon: Which he read in his Place, and delivered in at the Table.

Ordered. That the faid Report do lie on the Table.

Ordered,

That the House be adjourned 'til To-morrow Morning, Ten o'clock,

Thursday, May 29, 1740.

Petition of Tabitha Adams, Widow, in Behalf of herfelf, and the Orphans of Ebenezer Adams, deceased, was presented to the House, and read; praying. to be reimburfed the Sum of Three Pounds, which was stopped out of the Rents of the Warehouse, by the Inspectors at Bowler's, in Essex, by Order of the Court of the faid County, to pay for the building an House for their Entertainment there.

Ordered, That the faid Petition be referred to the Confideration of the Committee of Public Claims: And that they do examine the Matter thereof; and report the fame, with their Opinion thereupon, to the House.

An Account of Hannah Shields, deceased, for entertaining the Nottoway, and Nanfemond Indians, was prefented to the House, and received.

Ordered, That the faid Account be referred to the Committee of Public Claims: And that they do examine the Matter thereof; and report the fame, with their Opinion thereupon, to the Houfe.

Mr Martin moved for Leave to bring in a Bill, for laying an additional Duty of Five per Cent. on all Slaves imported into this Colony: And the Question being put thereupon,

Refolved, Nemine Contradicente, That the faid Bill be brought in: And it is referred to Mr Martin, and Mr Conway, to prepare and bring in the fame.

A Petition of the Justices of Elizabeth-City County, was presented to the House. and received; praying, an additional rent for the Warehouses at Hampton, to reimburfe them the Charge of building a Shed 50 Feet long, and 10 Feet Wide, there, for the Reception of Tobacco.

Ordered, That the faid Petition be referred to the Confideration of the Committee of Public Claims: And that they do examine the Matter thereof; and report the fame, with their Opinion thereupon, to the Houfe.

Mr Fitzhugh reported, That the Committee appointed, had, according to Order, prepared a Bill, for dividing Prince William County:

And the fame was received, and read the first Time.

Ordered, That the faid Bill be read a fecond Time.

A Bill, for Docking the Entail of certain Lands, in Charles City County, and vefting the same in Philip Lightfoot, Esquire, in Fee Simple, was read the second Time.

Ordered, That the faid Bill be committed to Mr Attorney, Mr Carter, Mr Willis, and to the Members of Charles City County: And that they do examine the Allegations thereof; and report the Matter, as it shall appear to them, with their Opinion thereupon. to the House.

A Bill, for felling certain Lands, Tenements, and Hereditaments, late the Eftate of William Robertson, Esquire, deceased, pursuant to an Agreement made, on the Marriage of John Lidderdale with Elizabeth, his now Wife, the Daughter, and Heir, of the said William Robertson, was read the second Time.

Ordered, That the faid Bill be committed to Mr Randolph, and to the Members for York County: And that they do examine the Allegations thereof; and report the same,

as it shall appear to them, with their Opinion thereupon, to the House.

Ordered,

That the House be adjourn'd 'til To-morrow Morning, Ten o'Clock.

Friday, May 30, 1740.

Petition of George Braxton, the younger, was prefented to the House, and read; setting forth, That since the last Session of Assembly, William Banks had fold and conveyed to him 420 Acres of Land, in the Parish of St. Stephen, in the County of King and Queen, Part of a greater Tract of Land, called Mantapike, which the Petitioner finds to be entailed: That the said William Banks is willing to settle 700 Acres of Land, whereof he is seised, in Fee Simple, in the Parish of Saint John, in the County of King William, of greater Value than the said 420 Acres, to the same Uses as the said entailed Lands, in the County of King and Queen, are settled, by the Last Will and Testament of William Banks, his Grandsather. And praying, That Leave be given to bring in a Bill, to consirm his Title to the said 420 Acres of Land, Part of the above mentioned Tract, called Mantapike, upon the said William Banks's settling the said 700 Acres of Land in King William County, to the same Uses as Mantapike Tract is settled, by the Last Will and Testament of the said William Banks, the Grandsather.

Ordered, That Leave be given to bring in a Bill, according to the Prayer of the faid

Petition; and it is referred to Mr Corbin, to prepare and bring in the same.

A Petition of John Carter, Keeper of the Public Goal, was prefented to the House, and read; praying, That the Garden of the Prison may either be coarsely paled in, or that the sum of Five Pounds, or thereabouts, be allowed, to purchase Logs to sence in the said Garden.

Also, a Petition of the Justices of Effex County; praying, an additional Rent for the Warehouses at Layton's, to reimburse them the sum of 11,500 lbs. of Tobacco, for building Two Warehouses there; One 60 Feet long, and 25 Feet wide; the other 60 Feet long, and 20 Feet wide; also the Sum of Twenty Eight Pounds, for building one other Warehouse at Bowler's, 50 Feet long, and 20 Feet wide.

And also, the Petition of William Baffet, Gentleman, Proprietor of the Public Warehouses at the Brick-house, in New Kent County; praying, an additional Rent, to reimburse him the Charge of building a Warehouse 44 Feet by 20, and Two 10 Feet Sheds, of the Length of the said House.

Ordered, That the faid Petitions be referred to the Confideration of the Committee of Public Claims: And that they do examine the Matter of the faid Petitions refpectively;

and report the fame, with their Opinion thereupon, to the House.

Ordered, That it be an Inftruction to the Committee, who are appointed to prepare and bring in a Bill, for dividing the County of Goochland, to receive a Clause or Clauses, to make the new County one distinct Parish.

Mr Fitzhugh reported, That the Committee of Propositions and Grievances, had had under their Consideration, a Proposition from the County of Henrico, for appointing a Ferry from the Warehouse Landing at Warwick, in that County, over James River, to the Land of Thomas Moseley: And had come to a Resolution thereupon; which he read in his Place, and delivered in at the Table: Where the same was again twice read, and agreed to, by the House, as follows:

Refolved.

Refolved, That a Ferry to be appointed at that Place, will be convenient for Travellers. Ordered, That it be an Instruction to the Committee, who are appointed to prepare and bring in a Bill, for appointing a Ferry from John Hereford's Plantation, in Doeg's Neck, over Potoumack River, to the Lower Side of Pamunkey, in Prince George County, in Maryland, to receive a Clause or Clauses, for appointing a Ferry, according to the said Resolution.

Mr Attorney-General reported, from the Committee, to whom the Bill, for holding Orphans Courts, was committed, feveral Amendments made to the faid Bill; which they had directed him to report to the House: And he read the Report in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table: And the Amendments were read, and agreed to, with an Amendment; and a Blank in the Bill was filled up at the Table.

Ordered, That the Bill, with the Amendments, be ingroffed.

Mr Attorney reported, That the Committee appointed, had, according to Order, prepared a Bill, for continuing and amending the Act, intituled, An Ad, for making more effectual Provision against Invasions and Insurrections; and the same was received, and read the first Time.

Ordered, That the faid Bill be read a fecond Time.

A Bill, for dividing the County of *Prince William*, was read the fecond Time; and the feveral Blanks were filled up at the Table.

Ordered, That the faid Bill be ingroffed.

A Bill, for dividing the County of *Goochland*, and Parifh of Saint *James*, was, according to Order, prefented to the House, and read the first Time.

Ordered. That the faid Bill be read a fecond Time.

Then the House proceeded to the Consideration of the Report from the Committee of Public Claims; and the same was read twice: And the Question being severally put thereupon,

Refolved, That an additional Rent of Five Pounds Ten Shillings per Annum, from the Tenth Day of November last, be allowed to William Sydner, Proprietor of the Public Warehouses at Deep Creek, in Lancaster County, for building a new Warehouse, with a Plank Floor, as mentioned in his said Petition.

Refolved, That an additional Rent of Four Pounds Ten Shillings per Annum, be allowed Sufannah Randolph, Guardian to Peyton Randolph, Proprietor of the Public Warehouses at the College Landing, from the Tenth Day of November last, for building the Warehouse, in her Petition mentioned.

Refolved, That an additional Rent of Seven Pounds Ten Shillings per Annum, be allowed Patrick Spence, Proprietor of the Public Warehouse at Nominy, in Westmoreland County, for building a new Warehouse and Scale-house, from the Tenth Day of November last.

Refolved, That an additional Rent of Four Pounds per Annum, be allowed John Martin, Proprietor of the Public Warehouses at Maddox, in Westmoreland County, for building a new Warehouse, from the Tenth Day of November last.

Refolved, That an additional Rent of Five Pounds per Annum, be allowed the Juftices of the County of Caroline, for a Warehouse built at Convay's, from the Tenth Day of November last; and Five Pounds per Annum, for building a Warehouse at Roy's, from the Tenth Day of November, 1738; and also Five Pounds per Annum, for building one other Warehouse at Roy's, from the Tenth Day of November last.

Refolved, That an additional Rent of Five Pounds Ten Shillings per Annum, be allowed James Reid, Proprietor of the Public Warehouses at Urbanna, for building a new

Warehouse, with a Shed, from the Tenth Day of November last.

Refolved, That an additional Rent of Four Pounds per Annum, for each House, be allowed the Justices of the County Court of Isle of Wight, for building Two Warehouses; one at Wainwright's, the other at Warwicksqueak Bay, from the Tenth Day of November last.

Refolved, That an additional Rent of Ten Pounds per Annum, be allowed Richard Randolph, Gentleman, for building a new Warehouse at Warwick, from the Tenth Day of November last.

Refolved, That the fum of Five Pounds be allowed the Juftices of King George County to reimburfe them the Charges they have been at, in hiring Houses at the Public Warehouses at Gibson's, for the Reception of Tobacco brought there, according to the Prayer of their Petition.

Ordered, That it be inftruction to the Committee of Claims, to make Allowances in the Book of Claims, according to the faid Refolutions.

A Bill, for dividing the County of Goochland, and Parish of Saint James, was read the second Time: And an Amendment being made, and the Blanks filled up, the Question was put, that the said Bill be committed, It passed in the Negative.

Then a Motion was made, for a further Amendment to be made to the Bill at the Table: And after a Debate, the Question being put thereupon, It passed in the Negative.

Ordered, That the faid Bill, with the Amendments, be ingroffed.

Mr Martin reported, that the Committee appointed, had, according to Order, prepared a Bill, for amending the Act, intituled, An Act, for preventing Frauds in the Customs, and in Clearing of Ships; for ascertaining Collectors and Naval Officers Fees; and to prohibit and prevent the casting of Ballast and dead Bodies into Rivers and Creeks: And the same was received, and read the first Time.

Ordered, That the faid Bill be read a fecond Time.

Ordered.

That the House be adjourn'd 'til To-morrow Morning, Ten o'Clock.

Saturday, May 31, 1740.

Member, returned upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, instead of the Oaths of Allegiance and Supremacy; and taken and subscribed the Oath of Abjuration, and also subscribed the Test, was admitted to his Place in the House.

A Petition of the Juftices of the County of New-Kent, was prefented to the House, and received; praying, to be reimbursed the Charge of 4220 Pounds of Tobacco, which they were obliged to pay William Morris, in the Year 1736, for building One new, and repairing the old Warehouse at Taskanask; also, 3600 Pounds of Tobacco, which they were obliged to pay Richard Littlepage, for building a new Warehouse at his Landing, the same Year.

Ordered, That the faid Petition be referred to the Confideration of the Committee of Public Claims: And that they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered, That M. Walke have Leave to be absent from the Service of this House, 'til Monday next.

Mr Attorney reported, That the Committee appointed, had, according to Order, prepared a Bill, for amending the Act, intituled, An Aâ, for fettling the Bounds and Titles of Lands; and for preventing unlawful Shooting and Ranging thereupon; as to fo much thereof, as relates to Proceffioning the Bounds of Lands: And the fame was received, and read the first Time.

Ordered, That the faid Bill be read a fecond Time.

Mr Fitzhugh reported, from the Committee, to whom the Bill, for prolonging the Time for bringing Tobacco to the Public Warehoufes, was committed, That they had made feveral Amendments to the faid Bill: Which he read in his Place, and afterwards delivered in at the Table; where the fame were again read: And after a Debate, the Queftion being put, That the faid Bill be re-committed, It paffed in the Negative.

Then

Then the Amendments were feverally read, and agreed to, by the House, with an Amendment: and the Blanks in the faid Bill, were filled up at the Table.

Ordered, That the faid Bill, with the Amendments, be ingroffed.

Ordered, That Mr Elligood have Leave to be absent from the Service of this House, 'til Monday next.

Mr Fitzhugh reported, That the Committee appointed, had, according to Order, prepared a Bill, for the better Security of the Country, in the prefent Time of Danger; and the same was received, and read the first Time.

Ordered. That the faid Bill be read a fecond Time.

A Bill, intituled, An Ad, for dividing Prince William County, was read the third Time.

Alfo a Bill, intituled, An Ad, for dividing the County of Goochland, and the Parish of Saint James.

And also, a Bill, intituled, An Act, for enforcing the Execution of the Laws made, for the better managing and fecuring Orphans Estates.

Refolved, That the faid Bills do pafs.

Ordered. That Mr Fitzhugh do carry the faid Bills up to the Council, for their Concurrence.

A Bill, for amending the Act, for preventing Frauds in the Customs, and in Clearing of Ships; for afcertaining Collectors and Naval Officers Fees; and to prohibit and prevent cafting of Ballast and dead Bodies into Rivers and Creeks, was read the second Time.

Ordered, That the faid Bill be committed to Mr Attorney, Mr Martin, Mr Harrison,

Mr Randolph, and Mr Hutchings

Ordered, That M. Mortin be added to the Committee of Propositions and Grievances. Ordered, That Mr Allen be added to the Committee of Privileges and Elections. Ordered.

That the House be adjourned 'til Monday Morning, Ten o'Clock,

Monday, June 2, 1740.

Petition of the Justices of Northampton County, was presented to the House. and received; praying an additional Rent for the feveral Warehouses at Naffwadox and Hungars, in the faid County, to reimburse them the Charge of building a Shed, 60 Feet long, and 10 Feet wide, at Naffwadox; and an House, 20 Feet square, at Hungars.

Alfo a Petition of the Juftices of the County of Prince William; praying an additional Rent for the Warehouses at Quantico, to reimburse them the Charges of building a Warehouse 52 Feet long, 20 wide, and 10 Feet high, together with a Shed on each Side of the fame, 10 Feet wide.

Ordered, That the faid Petitions be referred to the Confideration of the Committee

of Public Claims: And that they examine the Matter thereof; and report the fame, as it fhall appear to them, with their Opinion thereupon, to the House. A Bill, for Explaining and Amending the Act, intituled, An Act, for fettling the

Titles and Bounds of Lands; and for preventing unlawful Shooting and Ranging thereupon; as to fo much as relates to Processioning Lands; was read the second Time;

Ordered, That the faid Bill be committed to Mr Attorney, Mr Willis, Mr Martin, and Mr Harrison.

Ordered, That Mr William Aylett have Leave to be absent from the Service of this House, 'till Monday next.

A Bill, for the better Security of the Country, in the present Time of Danger, was read the fecond Time.

Ordered, That the faid Bill be committed to Mr Fitzhugh, Mr Willis, Mr Attorney, Mr Carter, Mr Randolph, Mr Conway, Mr Harrifon, Mr McCarty, Mr Martin, and Mr Hedgman. A Motion was made, That it be an Inftruction to the faid Committee, to receive a Claufe or Claufes, to compel every House-keeper to keep one Musket and Bayonet well fixed, at his Place of Abode, for every Ten Tithable Slaves he shall be possessed of: And the Question being put thereupon, It passed in the Negative.

Refolved, That the faid Motion be Rejected.

A Member, returned on a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oath of Allegiance and Supremacy; and taken and fubfcribed the Oath of Abjuration, and fubfcribed the Teft, was admitted to his Place in the House.

A Bill, for continuing and amending the Act, for making more effectual Provision against Invasions and Insurrections, was read the second Time; and the Blanks in the Bill filled up at the Table.

Ordered, That the Bill be ingroffed.

A Bill, intituled, An Ad, for prolonging the Time for bringing Tobacco to the Public Warehouses; and for the Sale of Transfer Tobacco; and to allow the Inhabitants of Hanover County, above the little Mountains, to pay their Public Dues, and Officers Fees, with the Notes of Fredericksburg Warehouse, was read the third Time.

Refolved, That the faid Bill do país.

Ordered, That Mr Attorney do carry the faid Bill to the Council, for their Concurrence.
Mr Scarburgh, according to Order, prefented to the House, a Bill, for destroying
Crows and Squirrels on the Eastern Shore: And the same was received, and read the first
Time.

Ordered, That the faid Bill be read a fecond Time.

A Petition of fundry Perfons, whose Names are thereunto subscribed, in Behalf of themselves, and others, the Inhabitants of the County of *Prince William*, was presented to the House, and received; praying, That a Town might be erected, at the Ferry kept on both Sides of *Occoquan* River; and also, that the Rents of the Warehouses, in the said County, might be increased.

Ordered, That the faid Petition be referred to the Confideration of the next Selfion

of Affembly.

The House being informed, That the Justices of the said County, upon due Application made to them, had refused to certify the said Petition,

Ordered, That it be referred to the Committee of Privileges and Elections, to examine into the faid Information; and report the Matter thereof, as it shall appear to them, with their Opinion thereupon, to the House.

A Petition of fundry Persons, whose Names are thereunto subscribed, in behalf of themselves, and others, the Inhabitants of Prince William County, was presented to the House, and read; praying, That a Ferry may be appointed from Hunting Creek Warehouse, upon the Land of Mr Hugh West, to Frazier's Point, in Maryland.

Ordered, That the faid Petition be referred to the Confideration of the Committee of Propositions and Grievances: And that they do examine into the Matter thereof; and report the same, as it shall appear to them, with their Opinion thereupon to the House.

Ordered, That Mr Whiting be added to the Committee of Propositions and Grievances.

Ordered, That Mr Bowdoin be added to the Committee of Public Claims.

A Petition of Samuel Buckner, complaining of an undue Election and Return of Mr Beverley Whiting, to ferve in this prefent General Affembly, as a Burgefs, for the County of Glocefter, was prefented to the Houfe, and read.

Ordered, That the faid Petition be referred to the Committee of Privileges and Elections: And that they do examine the Matter thereof; and report the fame, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered,

That the House be adjourned 'til To-morrow Morning, Ten o'Clock.

Tuefday,

Tuesday, June 3, 1740.

Petition of the Veftry of Briftol Parifh, in the County of Prince George, in Behalf of the faid Parifh, was prefented to the House, and read; setting forth, That by the Act of Assembly, for dividing the County of Prince George, and Parish of Bristol, and adding Part of the County of Brunsuick, to the new erected County, the Mother Church of the said Parish, as it before stood, and the Glebe, are included in the Bounds of Dale Parish: And that Two Chapels, which were, before that Act, within the said Parish of Bristol, are now within the Bounds of Rawleigh Parish; whereby the Inhabitants of the said Bristol Parish have suffered much in the Loss of their Buildings, Ornaments, Books, and Glebe. And praying such Satisfaction, as to the House, upon Consideration of the Premises, shall seem just.

Alfo, a Petition of fundry Perfons, whose Names are thereunto subscribed, in Behalf of themselves, and others, the Inhabitants of Prince William County; praying, That a

Town may be erected at the Head of Quantico.

Ordered, That the faid feveral Petitions be referred to the Confideration of the Committee of Propositions and Grievances: And that they do examine the Matter thereof; and report the same, as it shall appear to them, with their Opinion thereupon, to the House.

M^r Pugh moved for Leave to prefent a Petition of the Churchwardens and Veftrymen of the Upper Parish of Nansemond County: And the same not being certified, the Question was put, That the said Petition be Received, It passed in the Negative.

Refolved, That the faid Petition be Rejected.

The Treafurer laid his Accounts before the Houfe, and the Title of the faid Accounts was read.

Ordered, That the faid Accounts be referred to the Confideration of the Committee, to whom it is referred, to prepare and draw up a State of the Duty upon Slaves, and the feveral Paiments that have been made, with the Amount thereof: That they do examine the Articles of the faid Accounts; and report the Ballance, as it fhall appear to them, to the Houfe.

Mr McCarty reported, That the Committee appointed, had, according to Order, prepared a Bill, for erecting a Town at Bray's Church, in the County of King George; and for establishing a Town in the County of Princes-Anne; and confirming the Titles to Lands, purchased therein: And the same was received, and read the first Time.

Ordered, That the faid Bill be read a fecond Time.

Mr Attorney reported, That the Committee, to whom the Bill, for docking the Entail of certain Lands in the County of Charles City, and vefting the fame in Philip Lightjoot, Efquire, was committed, had examined into the Allegations thereof, and found them to be true: And had made feveral Amendments to the Bill; which he read in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table; where the Amendments were again twice read: And the Queftion being feverally put thereupon, were agreed to, by the House.

Ordered, That the faid Bill, with the Amendments, be ingroffed.

Mr Attorney also reported, That the Committee, to whom the Bill, for Amending the Act, intituled, An Aa, for fettling the Titles and Bounds of Lands; and for preventing unlawful Shooting and Ranging thereupon: as to so much thereof, as relates to the Proceffioning the Bounds of Lands, was committed, had made several Amendments to the Bill: Which he read in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table: Where the Amendments were again twice read, and agreed to, by the House: And the Question being put, That the Bill, with the Amendments, be ingrossed, and read the third Time, It passed in the Negative.

Refolved, That the faid Bill be Rejected.

 M^r Conway reported, That the Committee of Privileges and Elections, had had under their Confideration the Returns of the Writs for Electing Burgeffes to ferve in this prefent

General

General Affembly, for the Counties of James City, and Glocester: And had come to a Resolution thereupon; which he read in his Place, and afterwards delivered in at the Table; where the same was again read, and agreed to, by the House, as follows:

Refolved, That the Returns of the faid Writs, are made in the Form prescribed by Law. And Mr Conway further reported, That the Committee had also had under their Confideration, the Matter of Complaint against the Justices of Prince William County. to them referr'd, for refusing to Receive and Certify Two Propositions which were offered them: And that, upon examining into the faid Complaint, it appear'd to the Committee, by the Certificate of the Clerk of that County, That at a Court held for the faid County of Prince William, the 12th Day of May, 1740, for Proof of Public Claims, and Receiving Propositions and Grievances, a Proposition signed by several Subscribers, praying, that the Rents of the feveral Public Warehouses in that County, might be raised; and that a Town might be erected at Occoquan Ferry; was presented to the Court, and Rejected: And that another Proposition, figned by several Subscribers; praying, that a Town might be erected at the Head of Quantico Creek, was prefented in Court, and Rejected: And that it also appeared to the Committee, That the said Propositions were presented in Court, by Richard Blackburn, one of the Subscribers thereto; and that a Majority of the Justices then present, viz. Valentine Peyton, a Member of this House, John Diskins, Anthony Seale, Thomas Strippling, and Thomas Harrison, Junior, Gentlemen, did refuse to Receive and Certify the same, without giving any Reasons for so doing: And had come to a Refolution thereupon; which he read in his Place, and afterwards delivered in at the Table; where the fame being again read, and Mr Valentine Pevton Ordered to withdraw, was agreed to, by the House, as follows:

Refolved, That the faid Valentine Peyton, John Diskins, Anthony Seale, Thomas Strippling, and Thomas Harrison, in refusing to Receive and Certify the said Propositions, have acted illegally, arbitrarily, and contrary to the Rights of the People.

And a Motion being made, That Mr Valentine Peyton do make an Acknowledgment of his Offence; and that he ask the Pardon of this House, for the same, in his Place: After a Debate, the Question being put thereupon,

It passed in the Affirmative.

Ordered, That the faid Mr Valentine Peyton be called in; and that Mr Speaker inform him of the Refolution of this House.

And he being accordingly called in, and ftanding in his Place, Mr Speaker spoke to him as follows:

Mr Peyton,

I am commanded by this House, to inform you, That this House has come to a Resolution, that You and the Other Justices of Prince William County, have been guilty of a very great Offence, in resusting to Certify certain Propositions duly offered to you: And the House has Ordered, That You, in your Place, acknowledge your Fault, and ask the Pardon of this House, for the same.

Then Mr Peyton, in his Place, told the House, That he was truly sensible of his Error, for which he was very forry; and humbly asked the Pardon of this House, for

the fame.

Ordered, That John Diskins, Anthony Seale, Thomas Strippling, and Thomas Harrifon, be fent for, in Custody of the Serjeant at Arms, to answer respectively, for their Misdemeanors.

A Petition of Francis Willis, Gentleman, Proprietor of the Public Warehouses at Cabbin Point, in Surry County, was presented to the House, and received; praying, an additional Rent to reimburse him the Charges he has been at, in building Two Sheds to the House there; One 22 Feet long, and 12 Feet wide; the other 22 Feet long, and 8 Feet wide.

Ordered, That the faid Petition be referred to the Confideration of the Committee of Public Claims: And that they do examine into the Matter thereof; and report the fame, with their Opinion thereupon, to the House.

Α

A Petition of Nicholas Johnson, was presented to the House, and read; setting forth, That Richard Johnson, of the County of King and Queen, being seised of a certain Tract or Dividend of Land, in Pamunky Neck, upon Pamunky River Side, did, by his Last Will and Testament, in Writing, bearing Date the Eighth of April, 1698, devise the fame to Thomas Johnson, and his Heirs, for ever; and also gave and devised to Richard Johnson, and William Johnson, other Plantations and Tracts of Land, to them, and their Heirs, for ever: And afterwards, in the fame Will declares, That if it fhall pleafe God, that either of the before-mentioned Richard, Thomas, or William, should die, before they come to the Age of Twenty One Years, or without Heirs of their Bodies begotten; then it was his Will, That all the Estate real, he had given him, should be equally divided betwixt his Two furviving Sons; and by his faid Will, made feveral other Limitations over, of his faid Lands, and died thereof feifed: After whose death, the faid Thomas Johnson entred into the Lands so devised to him, and died Intestate. leaving the Petitioner, his eldeft Son and Heir, who apprehending he had a Fee Simple in the faid Lands, fo as aforefaid devifed to his Father, by Indentures of Leafe and Release, Dated the Twenty First and Twenty Second of April last, for the Consideration of Six Hundred Pounds, conveyed the fame to Richard Chapman, Gentleman; fince which, he has found out that the fame are entailed: That being defirous to confirm the faid Lands to the faid Richard Chapman, and being feifed, in Fee Simple, of 600 Acres of Land, lying in the County of Hanover, he is willing to fettle the fame, together with 12 Slaves, to the fame Ufes as the faid entailed Lands are fettled, by the Will of the faid Nicholas Johnson: And praying, that Leave be given to bring in a Bill for that Purpofe.

Ordered, That $M^rClayborn$ prepare and bring in a Bill, purfuant to the Prayer of the faid Petition.

Mr Attorney reported, That the Committee, to whom the Bill, for Amending the Act, intituled, An Aa, for preventing Frauds in the Customs, and in Clearing of Ships; for afcertaining Collectors and Naval Officers Fees; and to prohibit and prevent casting of Ballast or dead Bodies into Rivers and Creeks, was committed, had made several Amendments thereto: Which he read in his Place; and afterwards delivered the said Bill, with the Amendments, in at the Table; where the Amendments were again twice read: And the Question being severally put thereupon, were agreed to, by the House.

Ordered, That the faid Bill, with the Amendments, be ingroffed.

Mr Fitzhugh reported, That the Committee of Propositions and Grievances, had had under their Confideration, feveral other Propositions from several Counties, to them referred: And had come to several Resolutions thereupon; which he read in his Place, and afterwards delivered in at the Table: Where the same were again twice read, and agreed to, by the House, as follows:

Refolved, That the Propositions of Hanover, and New Kent, for adding the lower

Part of the County of Hanover, to the County of New-Kent, be Rejected.

Refolved, That the Proposition from the County of Hanover, for dividing the County into Two distinct Counties, is reasonable.

Refolved, That the Proposition from the County of Hanover, for adding Part of the County of Goochland, to the new County to be erected at the upper End of Hanover County, be Rejected.

Ordered, That the Committee of Propositions and Grievances, do prepare and bring in a Bill, pursuant to the Resolution, for dividing the County of Hanover, into Two distinct Counties.

Mr Fitzhugh reported, That the Committee appointed, had, according to Order, prepared a Bill, to oblige the Juftices of Surry County, to repair and maintain a Bridge over Nottoway River; and to provide for the Support thereof: And the same was received, and read the first Time.

Ordered, That the faid Bill be read a fecond Time.

A Bill, intituled, An Aâ, for continuing and amending the Aâ, intituled, An Aâ, for making more effectual Provision against Invasions and Insurrections, was read the third Time.

Refolved, That the faid Bill do pass.

Ordered, That Mr Conway do carry the faid Bill up to the Council, for their Concurrence.

Ordered, That the House be adjourn'd 'til To-morrow Morning, Ten of the Clock.

Wednesday, June 4, 1740.

A Motion being made, Ordered, That it be an Inftruction to the Committee, to whom it is referred, to prepare and bring in a Bill, for dividing the County of Hanover; to erect the new County into one diffinct Parish.

Mr Martin reported, That the Committee appointed, had, according to Order, prepared a Bill, for laying an additional Duty upon Slaves, to be paid by the Buyer: And the fame was received, and read the first Time.

Ordered, That the faid Bill be read a fecond Time.

Mr Corbin reported, That he had, according to Order, prepared a Bill, to veft certain entailed Lands, Parcel of a greater Tract therein mentioned, in George Braxton, the younger, in Fee Simple; and for fettling other Lands, of greater Value, to the fame Uses: And the same was received, and read the first Time.

Ordered. That the faid Bill be read a fecond Time.

Mr Fitzhugh reported, That the Committee appointed, had, according to Order, prepared a Bill, for dividing the County of King and Queen; and adding the upper Part thereof, to the County of Caroline: And the fame was received, and read the first Time.

Ordered, That the faid Bill be read a fecond Time.

Mr Fitzhugh also reported, That the Committee of Propositions and Grievances, had, according to Order, prepared a Bill, for dividing the County of Hanover, and Parish of Saint Martin; and erecting the upper Part thereof, into one distinct County and Parish: And the same was received, and read the first Time.

Ordered, That the faid Bill be read a fecond Time.

Mr Fitzhugh also reported, That the Committee, to whom the Bill, for the better Security of the Country in the present Time of Danger, was committed, had made several Amendments to the Bill: which he read in his Place, and afterwards delivered the Bill, with the Amendments, in at the Table: Where the Amendments were twice read, and agreed to, with an Amendment.

Ordered, That the faid Bill, with the Amendments, be ingroffed.

A Bill, intituled, An Aâ, for amending the Aâ, intituled, An Aâ, for preventing Frauds in His Majefty's Customs, and in Clearing of Ships; for ascertaining Colleâors and Naval Officers Fees; and to prohibit and prevent casting of Ballast or dead Bodies into Rivers and Creeks, was read the third Time.

Refolved, That the faid Bill do pass.

Ordered, That M^r Martin do carry the faid Bill to the Council, for their Concurrence.

A Bill, intituled, An Ad, for docking the Entail of certain Lands, in the County of Charles City, and vefting the fame in Philip Lightfoot, Efquire, in Fee Simple, was read the third Time.

Refolved, That the faid Bill do país.

Ordered, That M. Attorney do carry the faid Bill to the Council, for their Concurrence. M. Clayborn, according to Order, prefented to the Houfe, a Bill, for docking the Entail of certain Lands, in the County of King William, and vefting the fame in Richard Chapman, Gentleman, in Fee Simple; and for fettling other Lands and Slaves, of greater Value, to the fame Uses, which was read the first Time.

Ordered, That the faid Bill be read a fecond Time.

A Bill, for deftroying Crows and Squirrels on the Eastern Shore, was read the fecond Time, and a Blank filled up at the Table.

Ordered, That the faid Bill be ingroffed.

A Bill, to oblige the Justices of Surry County, to repair and maintain a Bridge over Nottoway River; and to permit a Bridge to be built, by Subscription, over Pamunky River, and to provide for the Support thereof, was read the second Time; and Two Amendments made to the Bill at the Table, and the Blanks filled up.

Ordered, That the faid Bill be ingroffed.

Ordered,

That the House be adjourned 'til To-morrow Morning, Ten o'Clock.

Thursday, June 5, 1740.

R. Fitzhugh reported, That the Committee of Propositions and Grievances had, according to Order, prepared a Bill, to oblige the Owners of Convict Women Servants, having Bastards, to give Security to indemnify the Parish from any Charge which may accrue thereby: And the same was received, and read the first Time.

Ordered, That the faid Bill be read a fecond Time.

A Bill, for erecting a Town at *Bray*'s Church, in the County of *King George*; and for establishing a Town in the County of *Princefs-Anne*; and confirming the Titles to Lands purchased therein, was read the second Time.

Ordered, That the Bill be committed to a Committee; and it is accordingly committed to Mr Attorney, Mr McCarty, Mr Willis, and the Members of King George County,

Ordered, That Mr Corbin, Mr Walke, and Mr Isham Randolph, be added to the Committee of Privileges and Elections.

Upon a Motion made, Leave was given to prefent a Bill, to prevent the Recovery of Money, or other valuable Things, won on Wagers; and for the more effectual Reftraint of Gaming at Ordinaries: And the same was read the first Time.

Ordered, That the faid Bill be read a fecond Time.

A Bill, to veft certain entailed Lands, Parcel of a greater Tract therein mentioned, in *George Braxton*, the younger, in Fee Simple; and for fettling other Lands, of greater Value, to the fame Uses, was read the second Time.

Ordered, That the Bill be committed to a Committee: And that they do examine the Allegations thereof; and report the Matter, as it shall appear to them, with their Opinion thereupon, to the House: And it is accordingly committed to Mr Corbin, and the Members of King William County.

Mr Randolph reported, That the Committee, to whom the Bill, for fettling certain Lands, Tenements, and Hereditaments, late the Eftate of William Robertson, Esquire, deceased, pursuant to an Agreement made, upon the Marriage of John Lidderdale, with Elizabeth, his now Wife, Daughter and Heir of the said William Robertson, was committed, had examined the Allegations of the Bill, and found them to be true: And he delivered the Bill in at the Table.

Ordered, That the faid Bill be ingroffed.

A Bill, for docking the Entail of certain Lands, in the County of King William, and vefting the fame in Richard Chapman, Gentleman, in Fee Simple; and for fettling other Lands and Slaves, of greater Value, to the fame Uses, was read the second Time.

Ordered, That the Bill be committed to M^r Attorney, M^r Martin, M^r Corbin, and the Members of Hanover, and King William Counties: And that they do examine the Allegations thereof; and report the Matter, as it shall appear to them, with their Opinion thereupon, to the House.

Mr Fitzhugh reported, That the Committee of Propositions and Grievances had, according to Order, prepared a Bill, for dissolving the present Vestries in this Colony; for electing new Vestries, and other Purposes therein mentioned: And the same was read the first Time.

Ordered, That the faid Bill be read a fecond Time.

A Bill, for laying an additional Duty upon Slaves, to be paid by the Buyer, was read the fecond Time.

Ordered, That the Bill be committed to a Committee; and it is accordingly committed to Mr Attorney, Mr Randolph, Mr Martin, and Mr Willis.

A Bill, intituled, An Act, for the better Security of the Country in Time of Danger, was read the third Time: And after a Debate, the Question being put, that the Bill do pass, It passed in the Affirmative.

Refolved, That the Bill do pass.

Ordered, That Mr Fitzhugh carry the Bill to the Council, for their Concurrence.

A Message was brought from the Council, That they had passed the Bill, intituled, An Aâ, for continuing and amending the Aâ, intituled, An Aâ, for making more effectual Provision against Invasions and Insurrections.

And also the Bill, intituled, An Ast, for docking the Entail of certain Lands, in the County of Charles City, and vefting the fame in Philip Lightfoot, Efquire, in Fee Simple, without any Amendment.

And that they have made fome Amendments to the Bill, intituled, An AA, for enforcing the Execution of the Laws made for the better managing and fecuring Orphans Estates.

And also to the Bill, intituled, An AA, for prolonging the Time for bringing Tobacco to the Public Warehouses; and for the Sale of Transfer Tobacco; and to allow the Inhabitants of Hanover County, above the little Mountains, to pay their Public Dues, and Officers Fees, with the Notes of Fredericksburg Warehouse: To which, they desire the Concurrence of this House.

The House took into their Consideration the Amendments made by the Council to the said last mentioned Bill; and the Amendments were severally read, and agreed to, by the House.

Ordered, That Mr Fitshugh do carry the Bill to the Council; and acquaint them, that this House have agreed to the Amendments, by them made, to the said Bill.

A Bill, intituled, An Ad, for destroying Crows and Squirrels on the Eastern Shore, was read the third Time.

Refolved, That the Bill do país.

Petition be Received, It passed in the Negative.

Ordered, That Mr Scarburgh do carry the Bill to the Council, for their Concurrence.
Mr Conway moved for Leave to prefent a Petition of Peter Richefon, of the County
of King William; fetting forth, That 7 Negro Slaves, who ran away from the faid
Richefon, were flortly afterwards found dead in Mattapony River: And praying, the
Confideration of this House in the Premises; and the Question being put, that the said

Refolved, That this House will receive no Petition after Saturday next.

Ordered,

That the House be adjourned 'til To-morrow Morning, Ten o'Clock.

Friday, June 6, 1740.

Petition of Gerrard Roberts, was prefented to the House, and received; praying, an additional Rent for the Warehouses at Rowe's, of which he is Proprietor, to reimburse him the Charge of building a Warehouse 30 Feet long, and 20 Feet wide, together with Two Ten Feet Sheds there.

Also a Petition of Henry Willis; praying, an additional Rent for the Warehouses at Fredericksburg, to reimburse him the Charge of building Two Warehouses there;

one of the Dimensions of 50 Feet long, and 20 Feet wide; and the other 54 Feet long, and 20 Feet wide.

Also, a Petition of Margaret Griffin, Proprietor of the Public Warehouses at Hobbs's Hole, in Effex County; setting forth, That a Wharf 110 Feet long hath been lately built there; for which the Court of the said County have ordered the Inspectors to pay the Builder Ten Pounds, out of the Rents of the said Warehouse; and have also ordered one other Warehouse 40 Feet long, and 20 Feet wide, to be built there: And praying, that she may be paid the said Ten Pounds; and that the Rent of the said Warehouse to be built, may be settled.

Ordered, That the faid feveral Petitions be referred to the Committee of Public Claims: And that they examine the Matter of the faid Petitions; and report the fame,

with their Opinion thereupon, to the House.

A Petition of fundry Perfons, whose Names are thereunto subscribed, living below the great Mountains, in *Orange* County, was presented to the House, and read: And the Question being put, that the same be referred to a Committee, It passed in the Negative.

Refolved, That the faid Petition be rejected.

A Claim of Bennet Tuck, for taking up a Runaway Slave therein mentioned, was prefented to the House, and received.

Ordered, That it be an Instruction to the Committee of Claims, to allow the said Claim in the Book of Claims.

A Complaint being made by Mr Harrison, a Member of this House, of a Breach of Privilege committed against him, by John Parker, in assaulting his Servant, and uttering several rude and abusive Expressions against him.

Ordered, That the faid Complaint be referred to the Committee of Privileges and Elections: And that they do report the Matter thereof, as it shall appear to them, with their Opinion thereupon, to the House.

Ordered, That the faid John Parker be immediately taken into Custody of the

Serjeant at Arms.

The House proceeded to the Consideration of the Amendments made by the Council, to the Bill, intituled, An AA, for enforcing the Execution of the Laws made, for the better managing and securing Orphans Estates: And the same being severally read, were disagreed to, by the House.

Ordered, That M. Attorney do carry the Bill to the Council; and acquaint them, that this House cannot agree to the Amendments by them proposed to the said Bill.

A Bill, to oblige the Owners of Convict Women Servants, having Baftards, to give Security to indemnify the Parifh from any Charge, which may accrue thereby, was read the fecond Time.

Ordered, That the faid Bill be ingroffed.

Mr Fitzhugh reported, That the Committee of Propositions and Grievances, had had under their Confideration, divers other Propositions from several Counties, to them referred: And had come to several Resolutions thereupon; which he read in his Place, and afterwards delivered in at the Table: Where the same were again read, and Part agreed to, by the House, as follows:

Refolved, That the Proposition from the County of Prince William, for altering

Orange Court Day, be Rejected.

Refolved, That the Proposition from the County of Spotfylvania, for altering the Days appointed for holding Fairs at Fredericksburg, is reasonable.

Refolved, That the Proposition from the County of Prince William, for appointing a Ferry, from the Land of Hugh West, where the Warehouses, on Hunting Creek are, over Patowmack River, to Frazier's Point, in Maryland, is reasonable.

Refolved, That the Proposition from the County of Prince William, for erecting a Town, at the Head of Quantico, in that County, be referred to the Consideration of the next Session of Assembly.

And to the Refolution of the Committee, That the Proposition from the County of Spotfylvania, for discontinuing Williams's Ferry: And another Proposition from the said County, for continuing the said Ferry, be referred to the Consideration of the next Session of Assembly.

The House disagreed.

Refolved, That the faid Propositions, be Rejected.

Ordered, That it be an Instruction to the Committee appointed, to prepare and bring in a Bill, for appointing a Ferry, from John Hereford's Plantation, in Doeg's Neck, over Patowmack River, to the lower Side of Panunky, in Prince George County, in Maryland, That they receive a Clause or Clauses, pursuant to the Resolution, for altering the Days appointed for holding Fairs at Fredericksburg.

Also a Clause or Clauses, pursuant to the Resolution, for appointing a Ferry, from the Land of Hugh West, where the Warehouses, on Hunting Creek, are erected, over

Patowmack River, to Frazier's Point, in Maryland.

A Bill, to prevent the Recovery of Money, or other valuable Things, won on Wagers; and for the more effectual Restraint of Gaming at Ordinaries, was read the second Time.

Ordered, That the Bill be committed to a Committee; and it is committed to Mr

Fitzhugh, Mr Randolph, Mr Attorney, Mr Harrifon, Mr Beverley, and Mr Simmonds.

A Bill, for diffolving the prefent Vestries in this Colony; and for electing new Vestries, and other Purposes therein mentioned, was read the second Time.

Ordered, That the faid Bill be committed to Mr Attorney, Mr Fitzhugh, and Mr Conway.

Ordered, That Mr William Kennon have Leave to be absent from the Service of this

House, 'til Tuesday next.

A Petition of William Gray, and Elizabeth, his Wife, Relict and Executrix of William Chamberlayne, deceafed, was prefented to the Houfe, and read; fetting forth, That the faid William Chamberlayne, by his Laft Will, devifed to the Petitioner Elizabeth, feveral Negro Slaves, during her Life; and after her Death, the faid Slaves to go to one of his Children, whom fhe fhould think fit. That after the faid William Chamberlayne's Death, the faid Elizabeth was delivered of a Female Child, for which her faid Father had made no Provifion: That the faid Petitioner Elizabeth, by Deed, recorded in the County Court of New Kent, has given the Reversion of the faid Slaves to the faid Female Child; but being doubtful, whether she could make such Gift, prays, That Leave may be given to bring in a Bill, for confirming the said Slaves to the faid Female Child.

Ordered. That Mr Carter do prepare and bring in a Bill, according to the Prayer of the

faid Petition.

A Bill, intituled, An Act for fettling certain Lands, Tenements, and Hereditaments, late the Eftate of William Robertson, Esquire, pursuant to an Agreement made, upon the Marriage of John Lidderdale, with Elizabeth, his now Wife, Daughter and Heir of the faid William Robertson, was read the third Time.

Refolved, That the faid Bill do pass.

Ordered, That Mr Randolph do carry the faid Bill to the Council, for their Concurrence.

A Bill, intituled, An A&, to oblige the Justices of Surry County, to repair and maintain a Bridge over Nottoway River: And to permit a Bridge to be built, by Subscription, over Pamunky River; and to provide for the Support thereof, was read the third Time.

Refolved, That the faid Bill do país.

Ordered, That M. Allen do carry the faid Bill to the Council, for their Concurrence. A Petition of Elizabeth Monday, of Effex County, Widow, was prefented to the

A Petition of *Elizabeth Monday*, of *Effex* County, Widow, was prefented to the House, and read; praying, to be allowed for a Negro Man Slave, named *Sharper*, who having ran away, and been outlawed by *John Monday*, her late Husband; upon Advice thereof, and to prevent his being taken, hanged himself.

Ordered.

Ordered, That the faid Petition be referred to the Committee of Public Claims: And that they do examine into the Allegations thereof; and report the fame, as they shall appear to them, with their Opinion thereupon, to the House.

Ordered,

That the House be adjourned 'til To-morrow Morning, Ten o'Clock.

Saturday, June 7, 1740.

Petition of Martha Todd, Proprietor of the Public Warehouses at Falmouth, was presented to the House, and read; praying, an additional Rent to be allowed her, for building a Warehouse 60 Feet long, and 24 Feet Wide, there.

Alfo, a Petition of the Juftices of King and Queen County; praying, an additional Rent, to reimburfe them the Charge of building Three new Warehoufes at

Mantapike, and Three new Warehouses at Todd's.

Also, a Petition of the Justices of Spotsylvania County; praying, to be reimbursed 13,520 lbs. of Nett Tobacco, by them paid, for building of Two Warehouses 50 Feet long, and 20 Feet wide each, at Fredericksburg Warehouse.

Ordered, That the faid Petitions be referred to the Committee of Public Claims: And that they do examine the Matter of the faid Petitions; and report the fame, with their Opinion thereupon, to the House.

A Claim of John Jones, was presented to the House, and received.

Ordered, That it be an Inftruction to the Committee of Claims, to allow the faid Claim in the Book of Claims.

M^r Conway reported, That the Committee of Privileges and Elections, had had under their Confideration, the Matter of Complaint against John Parker, to them referred: And that it appear'd to the Committee, that Yesterday Morning, the said Parker, in a rude and insolent Manner, assaulted a Servant Man belonging to M^r Harrison, a Member of this House, carrying Provisions to his Master's House, endeavoured to take the Provisions from him, and spoke disrespectfully of the said M^r Harrison: And that they had come to a Resolution thereupon; which he read in his Place, and afterwards delivered in at the Table: Where the same being again twice read, was agreed to, by the House, as sollows:

Refolved, That the faid John Parker is guilty of a Breach of the Privileges of this House.

Ordered, That the faid John Parker be brought to the Bar; and that he do there, upon his Knees, acknowledge his Offence, and ask the Pardon of this House, and Mr Harrison, for his said Breach of Privilege.

Then the faid John Parker was brought to the Bar; and being by the Speaker informed of the Refolution of the House, he did, upon his Knees, acknowledge his Offence, and ask Pardon of the House, and Mr Harrison, for the same.

A Meffage was brought from the Council,

That they recede from the Amendments, by them made, to the Bill, intituled, An AA, for enforcing the Execution of the Laws made, for the better managing and fecuring Orphans Estates.

And that they have passed the Bill, intituled, An AA, for the better Security of the Country in the present Time of Danger, without any Amendment.

And that they have made fome Amendments to the Bill, intituled, An AA, for amending the AA, intituled, An AA, for preventing Frauds in his Majefty's Customs, and in Clearing of Ships; for afcertaining Collectors and Naval Officers Fees; and to prohibit and prevent casting of Ballast or dead Bodies into Rivers and Creeks, as to so much thereof, as relates to the casting of Ballast into Rivers and Creeks: To which they desired the Concurrence of this House.

Mr Fitzhugh reported, That the Committee appointed, had, according to Order, prepared a Bill, for altering the Method of acknowledging, or proving, and recording certain Deeds therein mentioned: And the fame was received, and read the first Time.

Ordered, That the faid Bill be read a fecond Time.

Ordered.

That the House be adjourned 'til Monday Morning, Ten o'clock.

Monday, June 9, 1740.

Bill, for dividing the County of Hanover, and Parifh of Saint Martin; and erecting the Upper Part thereof, into a distinct County and Parish, was read the second Time; and the Blanks of the Bill filled up at the Table.

Ordered, That the faid Bill be ingroffed.

A Bill, for altering the Method of acknowledging, or proving, and recording certain Deeds therein mentioned, was read a fecond Time.

Ordered, That the faid Bill be committed; and it is committed to Mr Fitzhugh,

Mr Conway, Mr Richard Randolph, and Mr Harrison.

A Bill, for dividing the County of King and Queen, and adding the Upper Part thereof, to the County of Caroline, was read the fecond Time: And the Question being put, that the said Bill be ingrossed, It passed in the Negative.

Ordered, That the faid Bill be Rejected.

Upon a Motion made,

Ordered, That Mr Braxton have Leave to withdraw his Petition, to veft certain entailed Lands, Parcel of a greater Tract therein mentioned, in him the faid Braxton, in Fee Simple; and for fettling other Lands, of greater Value, to the fame Ufes: And that the Committee appointed to examine into the Allegations of the Bill, for the aforefaid Purpofes, be difcharged from proceeding any further therein.

Mr Attorney reported, That the Committee, to whom the Bill, for laying an additional Duty upon Slaves, to be paid by the Buyer, was committed, had made feveral Amendments to the faid Bill: Which he read in his Place; and afterwards delivered the Bill,

with the Amendments, in at the Table.

Ordered, That the faid Bill, with the Amendments, do lie upon the Table.

Mr Attorney reported, That the Committee, to whom the Bill, for diffolving the prefent Veftries in this Colony; and for electing new Veftries, and other Purpofes therein mentioned, was committed, had made feveral Amendments to the Bill: Which he read in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table; where the fame were again twice read: And the Queftion being feverally put thereupon, were, with some Amendments, agreed to, by the House.

Ordered, That the faid Bill, with the Amendments, be ingroffed.

Mr Attorney also reported, That the Committee, to whom the Bill, for docking the Entail of certain Lands, in the County of King William, and vefting the same in Richard Chapman, Gent. in Fee Simple; and for settling other Lands and Slaves, of greater Value, to the same Uses, was committed, had examined into the Allegations thereof; and found them to be true: And that they had made an Amendment to the Bill; which he read in his Place; and afterwards delivered the Bill, with the Amendment, in at the Table: Where the same was again twice read, and agreed to, by the House.

Ordered, That the faid Bill, with the Amendment, be ingroffed.

Mr Fitzhugh reported, That the Committee of Propositions and Grievances, had, according to Order, prepared a Bill, for appointing several new Ferries; and altering the Days for holding Fairs in the Town of Fredericksburg: And the same was received, and read the first Time.

Ordered. That the faid Bill be read a fecond Time.

M^{*} Fitzhugh reported, That the Committee, to whom the Bill, to prevent the Recovery of Money, or other valuable Things won on Wagers; and for the more effectual Reftraint of Gaming at Ordinaries, was committed, had made feveral Amendments to the Bill: Which he read in his Place; and afterwards delivered in at the Table.

Ordered, That the faid Bill, with the Amendments, do lie on the Table.

Ordered,

That the House be adjourn'd 'til To-morrow Morning, Ten o'Clock.

Tuesday, June 10, 1740.

Bill, intituled, An Ast for docking the Entail of certain Lands, in the County of King William; and vefting the fame in Richard Chapman, Gentleman, in Fee Simple; and for fettling other Lands and Slaves, of greater Value, to the fame Ufes, was read the third Time.

Refolved, That the faid Bill do pass.

Ordered, That Mr Claiborne do carry the Bill to the Council, for their Concurrence.

A Member, returned upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy; and taken and fubfcribed the Oath of Abjuration; and also fubfcribed the Test, was admitted to his Place in the House.

Ordered, That Mr Henry Willis be added to the Committee of Propositions and Grievances; and also to the Committee of Privileges and Elections.

A Bill, intituled, An Act, for diffolving the prefent Veftries in this Colony; for electing new Veftries; and other Purpofes therein mentioned, was read the third Time: And Two Amendments made to the Bill at the Table.

Refolved, That the faid Bill do país.

Ordered, That M^r Fitzhugh carry the faid Bill to the Council, for their Concurrence. The Houfe proceeded to the Confideration of the Amendments to the Bill, to prevent the Recovery of Money, or other valuable Things, won on Wagers; and for the more effectual Reftraint of Gaming at Ordinaries: And the Amendments were twice read; and the Queftion being feverally put thereupon, were agreed to, by the Houfe.

Ordered, That the faid Bill, with the Amendments, be ingroffed.

Mr Fitzhugh reported, That the Committee of Propositions and Grievances, had had under their Confideration, the Petition of the Vestry of the Parish of Bristol, in the County of Prince George, to them referred; praying, That the Parishes of Rawleigh and Dale, may be compelled to satisfy the Parish for a Glebe, a Church, and Two Chapels of Ease, which were taken away from the Parish, at the Time of dividing it, and erecting the other Two Parishes: And that they had come to a Resolution thereupon; which he read in his Place, and afterwards delivered in at the Table; Where the same was again read, and agreed to, by the House, as follows:

Refolved, That the faid Petition be Rejected.

Mr Speaker prefented to the House a Memorial of Mr Benjamin Needler; setting forth, That, pursuant to an Order of the House, last Session, he had diligently searched the Clerk's Office, and collected all the Journals that were to be found there, and revised the same; and that he had made some Progress in transcribing them.

Ordered, That the faid Memorial do lie on the Table.

A Bill, for appointing feveral new Ferries; and altering the Days for holding Fairs in the Town of *Fredericksburg*, was read the fecond Time.

Ordered, That the Bill be committed to M^r Walke, M^r Elligood, M^r Weftwood, and M^r Sweney.

A Bill, intituled, An AA, to oblige the Owners of Convict Women Servants, having Bastards, to give Security to indemnify the Parish from any Charge which may accrue thereby, was read the third Time.

Refolved, That the faid Bill do país.

Ordered, That Mr Conway do carry the faid Bill to the Council, for their Concurrence.
Ordered.

That the House be adjourned 'til To-morrow Morning, Ten o'Clock.

Wednesday, June 11, 1740.

WO Claims of William Byrd, Efq; for taking up Three Runaway Slaves therein mentioned, were prefented to the House, and received.

Also a Claim of Daniel Dickins, was presented to the House, and received.

Ordered, That it be an Inftruction to the Committee of Claims, to allow the faid feveral Claims, in the Book of Claims.

M^r Attorney mov'd for Leave to prefent a Bill, for raifing Levies and Recruits, to ferve in the prefent War against the Spaniards, in America: And the same was received, and read the first Time.

Ordered, That the faid Bill be read a fecond Time.

M^t Beverley, from the Committee of Public Claims, reported, That they had had under their Confideration, feveral Petitions to them referred: And had come to feveral Refolutions thereupon; which he read in his Place, and afterwards delivered in at the Table: Where the same were again twice read, and Part thereof agreed to, by the House, as follows:

Refolved, That an additional Rent of Five Pounds a Year, to begin the Tenth of November, 1738, be allowed Anthony Walke, Gentleman, Proprietor of the Public Warehouses at Kemp's Landing, in Princes-Anne County, for providing another Warehouse, the Houses before built at that Place, not being sufficient.

Refolved, That the Petition of the Juftices of the County Court of Wefimoreland, for being repaid the Sum of Nineteen Pounds Ten Shillings and Two Pence, by them paid, for the Hire of Houses at Nominy, and Maddox, the Houses there not being sufficient, is reasonable.

Refolved, That the additional Rent of Fifteen Shillings a Year, from the Tenth of November laft, be allowed the Juftices of the County of Elizabeth City, for building a new Shed to the Public Warehouse at Hampton.

Refolved. That the Justices of the County of Effex, do repay to Tabitha Adams, Widow, in Behalf of herself, and the Orphans of Ebenezer Adams, deceased, the Sum of Three Pounds, which was stopped by the Inspectors, out of the Rent of the Warehouse at Bowler's, to pay for the building a House for their Entertainment.

Refolved, That an additional Rent of Four Pounds a Year, from the Twelfth Day of November laft, be allowed Bridget Peirce, Proprietor of the Public Warehouse at Pungoteague, for building a new Warehouse, with a Shed, and a Plank Floor.

Refolved, That an additional Rent of Six Pounds Ten Shillings a Year, from the Tenth Day of November laft, be allowed the Justices of Prince William County, for building a Warehouse, with a Shed on each Side thereof, at Quantico.

Refolved, That an additional Rent of Fifteen Shillings a Year, from the Tenth Day of November, 1737, be allowed the Juftices of Northampton, for building a Shed to Naffwaddox Warehouse; and also, an additional Rent of Forty Shillings a Year, for a House, with a Plank Floor, at Hungar's.

Refolved, That an additional Rent of Forty Shillings a Year, from the Tenth Day of November last, be allowed William Baffet, for what Buildings are at the Brick-house, more than were at Taskanask.

Refolved,

Refolved, That an additional Rent of Seven Pounds a Year, from the Tenth Day of November, 1737; and of Six Pounds a Year, from the Tenth Day of November, 1738, be allowed the Juftices of Effex County, for building Two new Warehoufes at Layton's; and of Five Pounds a Year, from the Eighteenth Day of November, 1739, for building a new Warehoufe at Bowler's, in that County.

Refolved, That the Petition of John Carter, Keeper of the Publick Goal, to be allowed

for fencing or paling in the Garden at that Place, be Rejected.

Refolved, That an additional Rent of Twenty Shillings a Year, from the Tenth Day of November laft, be allowed Francis Willis, Gent. Proprietor of the Publick Warehouses at Cabbin-Point, in that County, for building Two Sheds to the Warehouses at that Place.

Refolved, That the Justices of Effex County repay unto Margaret Griffin, Proprietor of the Publick Warehouses at Hobbs's-Hole, Five Pounds, for the Money they stopped

out of the Rent of the faid Houses, for building a Wharf at that Place.

Refolved, That the Petition of Margaret Griffin, to be allowed an additional Rent for another Warehouse at Hobbs's-Hole, which the Justices of Effex have ordered to be built, and is not yet begun, be Rejected.

Refolved, That the Petition of Gerard Roberts, Proprietor of the Public Warehouses at Rowe's, to be allowed an additional Rent, for building a Warehouse, with Two Sheds,

at that Place, be Rejected.

Resolved, That the Sum of Twenty Five Pounds be allowed Elizabeth Monday, for a

Slave, who hanged himfelf after he was Out-lawed.

Refolved, That an Additional Rent of 14 l. 10 s. a Year, from the 10th Day of November, 1739, be allowed Henry Willis, Proprietor of the Public Warehouses at Fredericksburg, for building Two new Warehouses there.

Refolved, That an additional Rent of 12 l. a Year, from the 10th Day of November, 1738, be allowed the Juftices of Spotfylvania County, for building a new Warehouse at

Fredericksburg.

Refolved, That an additional Rent of 10 l. 10 s. a Year, from the 10th Day of November, 1738, be allowed to the Juftices of New-Kent, for building a Warehouse at Little-page's; and Five Pounds, in full, for the Warehouse built by the Justices of the said

County at Taskanask.

Refolved, That an additional Rent of 4 l. a Year, from the 10th Day of November, 1737; of 4 l. a Year, from the 10th Day of November, 1738; and of Twenty Five Shillings, from the Tenth Day of November, 1739, be allowed the Juftices of King and Queen County, for building Two new Warehoufes, and a Shed, at Mantapike; and of Five Pounds Sixteen Shillings a Year, from the Tenth Day of November, 1738, of Two Pounds Ten Shillings a Year, from the Tenth Day of November, 1739; and of Four Pounds a Year, from the Tenth Day of November, 1739; and of Four Pounds a Year, from the Tenth Day of November, 1737, for building Two new Warehoufes, with a Plank Floor, and a Shed, at Todd's, in that County.

Ordered, That it be an Instruction to the Committee of Publick Claims, to make

the faid Allowances in the Book of Claims, according to the faid Report.

And to the Refolution of the faid Committee, That an additional Rent of Seven Pounds a Year, from the Tenth Day of November, 1739, be allowed Martha Todd, Proprietor of the Publick Warehouse at Falmouth, for a new Warehouse built at that Place.

The House disagreed.

Refolved, That the Petition of Martha Todd, Proprietor of the Publick Warehouses at Falmouth; praying, an additional Rent for a new Warehouse built there, be Rejected.

Mr Henry Willis moved for Leave to present a Bill, for dividing the Parish of St. Mark, in the County of Orange, and ereding the same into Two distinct Parishes. And the same was received, and read the First Time.

Ordered, That the faid Bill be read a fecond Time.

M^r Conway reported, That the Committee of Privileges and Elections had had under their Confideration the Petition of M^r Samuel Buckner, to them referred, complaining

of an undue Election and Return of Mr Beverley Whiting, to ferve as a Burgefs in this present General Assembly, for the County of Gloucester; and had heard as well the Petitioner, as the fitting Member, by their Council, and examined divers Witneffes on both Sides, upon the Matter of Complaint: Whereupon it appear'd to the Committee, That a greater Number of Freeholders did vote at the Election for Mr Whiting, the fitting Member, than for Mr Buckner. And that it also appeared, that a Deed, supposed to be made the 21st day of May, 1740, between Henry Whiting, Gent. of the one Part, and the faid Beverley Whiting, of the other Part, for the Conveyance of Thirty Four Acres of Land, with the Appurtenances, in the faid County of Gloucester, was brought into the Court of the faid County the Day following, and laid upon the Clerk's Table, with a Seal, and the Name of Henry Whiting to it; but it did not appear that the same was ever executed, or that Livery of Seizin was ever delivered of the Lands therein mentioned, but that the Clerk of the faid Court had certified, on the faid Deed, that at a Court held for the faid County of Gloucester, on Thursday the 22d Day of May, 1740, the faid Deed was, in open Court, acknowledged by the faid Henry Whiting, to be his Act and Deed; and was, by the Court, admitted to Record: Yet, that all the Juftices present at the Reading the faid Court's Orders, declared, that they did not hear any Entry of fuch Acknowledgement read; nor did they know that any fuch Entry was made, although Two of the faid Juftices declared, that they were on the Bench, and continued there during the whole Time of Reading of the faid Orders, on Purpole to know whether any fuch Entry was made; and that they liftened attentively for it. That the same Court Day, which was the Day of iffuing the Writ of Election, one John Ellis did follicit one William Keys to vote for Mr Whiting, the fitting Member, and Keys promifed to vote for him: And thereupon Ellis carried the faid Keys to the faid Beverley Whiting, and told him there was a Man would vote for him, which the faid Keys then promifed Mr Whiting to do: And upon that, Mr Whiting gave Ellis an English Shilling; and bid him go and buy a Bowl of Punch, and drink his Health. That the same Day at Night, one of the Servants belonging to the Ordinary-keeper at the Court House, brought his Master a Guinea, and faid he had it of Mr Whiting for Liquor; but it did not appear to the Committee to what Use the Liquor had been applied. That the same Night, Mr Whiting, the fitting Member, was in Company with Six or Seven Perfons more, at the faid Ordinary, and Wagers being offer'd on the Election, M. Whiting faid, that feveral of M. Buckner's Friends, who had promifed him their Votes, would not come to the Election; and if their Fines were under One Hundred Pounds, he would pay them: And that Mr Whiting then also said, the Election would cost him Forty or Fifty Pounds. That the Day after the Teste of the Writ, at a Private Muster in that County, under Capt. Thomas Hayes, one Capt. Robert Bernard came into the Muster Field, and sollicited the Freeholders to vote for Mr Whiting: And that the next Day, at a Muster of his own Company, the faid Bernard brought 40 Gallons of Cyder, and 20 Gallons of Punch into the Field, and treated his Men, folliciting them to vote for Mr Whiting, as they came into the Field; and promifed one James Conquest, to give him Liquor, if he would vote for Mr Whiting, which Conquest refused; and then Bernard said he should be welcome to drink, tho' he would not vote for him: That the faid Bernard promifed one Gale, a Freeholder, to pay his Fine, if he would ftay from the Election; which Gale accordingly did: That the Day of Election, the faid Bernard treated feveral Freeholders, who faid they would vote for Mr Whiting, at one Sewell's Ordinary: And that, at the Election, one of the Freeholders faid, he was going to vote for Mr Whiting, because he had promised Capt. Bernard so to do; but that he had rather give Half a Piftole than to do it: And other Freeholders, who were indebted to Col. Whiting, faid, that Capt. Bernard told them, that Col. Whiting would be angry with them, if they voted againft Mr Whiting; which the faid Bernard denied, upon his Oath, before the Committee: But that it did not appear to the Committee, That any of Bernard's Transactions were done at the Instigation, or with the Privity of Mr Whiting. And that upon the whole Matter, the Committee had come to feveral Refolutions; which he read in his Place, and afterwards delivered in at the Table: Where the fame being twice read, and M[‡] Whiting ordered to withdraw, Part thereof was agreed to, by the House.

Refolved, That that Freedom which ought to be maintained in all Elections, hath

been greatly invaded by Robert Bernard.

And to the Resolution of the Committee, that the said Beverley Whiting is duly qualified to serve as a Burgess in this present General Assembly, for the County of Gloucester:

And also to the Resolution, That the said Beverley Whiting is duly elected a Burgess to serve in this present General Assembly, for the County of Gloucester.

The House disagreed.

Refolved, That M^{*} Beverley Whiting is not duly qualified to ferve as a Burgefs in this prefent General Affembly.

Upon a Motion made,

Ordered, That Robert Bernard be taken into the Cuftody of the Serjeant at Arms, and brought immediately to the Bar of the Houfe, to answer for his Middemeanor and Breach of Privileges: And being brought to the Bar, Mr Speaker informed him of the Refolution of the Houfe; and that the House expected he would make an Acknowledgement of his Offence, and Breach of Privilege, and ask the Pardon of this House for the same; which he accordingly did, and then withdrew.

Ordered, That Robert Bernard be discharged, paying Fees.

Ordered, That an Address be made to the Governor, to order a new Writ to issue for Electing a new Burgess to serve in this present General Assembly, for the County of Gloucester, in the Room of Mr Beverley Whiting, who is not duly qualified to serve for the said County.

A Bill, intituled. An Ad, for dividing the County of Hanover, and Parish of Saint Martin; and ereding the Upper Part thereof, into one distinct County, and Parish, was read the third Time.

Refolved, That the Bill do país.

Ordered, That Mr Meriwether do carry the faid Bill to the Council, for their Con-

A Bill, intituled, An Ad, to prevent the Recovery of Money, or other valuable Things, won on Wagers; and for the effectual Restraint of Gaming at Ordinaries, was read the third Time.

Refolved, That the faid Bill do país.

Ordered, That M¹ Randolph do carry the faid Bill to the Council, for their Concurrence.

Mr Carter reported, from the Committee appointed to prepare and draw up a State of the Duty upon Slaves, that they had had under their Confideration, the Treafurer's Accounts, to them referred: And had agreed upon a Report; which he read in his Place, and afterwards delivered in at the Table.

Mr Carter also reported, That the Committee appointed to prepare and draw up a State of the Duty upon Slaves, had had under their Confideration, the Account of that Duty, to them referred: And had agreed upon a Report; which he read in his Place, and afterwards delivered in at the Table.

Ordered, That the faid Report do lie on the Table.

The House proceeded to the Confideration of the Amendments to the Bill, for laying an additional Duty upon Slaves, to be paid by the Buyer: And the Amendments were twice read: And the Question being severally put thereupon, was agreed to, by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

Ordered.

That the House be adjourned 'til To-morrow Morning, Ten o'Clock.

Thurfday,

Thursday, June 12, 1740.

Claim of John Young, for taking up a Runaway Servant, therein mentioned, was prefented to the House, and received.

Ordered, That it be an Inftruction to the Committee of Claims, to allow the faid Claim in the Book of Claims.

M^r Carter, according to Order, prefented a Bill, for vefting certain Slaves, late the Eftate of William Chamberlayne, deceafed, in Truftees, for the Uses therein mentioned: And the same was received, and read the first Time.

Ordered, That the faid Bill be read a fecond Time.

Mr Walke reported, from the Committee, to whom the Bill, for appointing feveral new Ferries; and altering the Days for holding Fairs in the Town of Fredericksburg, was committed, That they had made feveral Amendments to the Bill: Which he read in his Place; and afterwards delivered in at the Table.

Ordered, That the faid Bill, with the Amendments, do lie upon the Table.

The House proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, An Aâ, for amending the Aâ, intituled, An Aâ, for preventing Frauds in the Customs, and in Clearing of Ships; for ascertaining Colledors and Naval Officers Fees; and to prohibit and prevent casting of Ballast or dead Bodies into Rivers and Creeks, as to so much thereof, as relates to the casting of Ballast into Rivers and Creeks. And the Amendments were read, and one of them twice read: And the Question being put thereupon, was agreed to, by the House. And,

Upon a Motion made,

Ordered, That the further Confideration of the faid Amendments be referred 'til Saturday Se'nnight.

A Claim of the Fredericksville Company, to be allowed the Levies of Twenty Tithables employed in the Iron-Works, was prefented to the Houfe, and received.

Ordered, That it be an Instruction to the Committee of Claims, to allow the faid Claim, in the Book of Claims.

A Reprefentation of M^{*} George Webb, was prefented to the Houfe, and read; fetting forth, That he had ferved as Clerk to the Committee, appointed to prepare and draw up a State of the Duty upon Slaves; and by Direction of that Committee, had been obliged to trace all Matters and Accounts, relating to that Duty, from the Commencement thereof; and to continue the fame for a courfe of more than Five Years paft; which could not have been done, without applying much Time and Labour, in the Intervals between every Affembly, to prepare a State of those Accounts, for the Examination of the faid Committee: And praying, the Confideration of the House, for a suitable Allowance for his Trouble.

Whereupon, a Motion being made,

Ordered, That the faid George Webb be allowed the Sum of Fifty Pounds, for extraordinary Services: And that it be an Inftruction to the Committee of Claims, to make the faid Allowance in the Book of Claims.

A Bill, for dividing the Parish of Saint Mark, in the County of Orange; and erecting the same into Two distinct Parishes, was read the second Time.

Ordered, That the faid Bill be ingroffed.

A Member, returned upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy; and taken and fubfcribed the Oath of Abjuration; and also fubfcribed the Test, was admitted to his Place in the House.

A Bill, for vefting certain Slaves, late the Eftate of William Chamberlayne, deceafed, in Truftees, for the Ufes therein mentioned, was read the fecond Time.

Ordered, That the Bill be committed to Mr Attorney, and the Members of New-Kent: And that they do examine the Allegations thereof; and report the Matter, as it shall appear to them, with their Opinion thereupon, to the House.

Mr Fitzhugh reported, from the Committee, to whom the Bill for altering the Method of acknowledging, and recording certain Deeds therein mentioned, was committed: That they had made feveral Amendments to the faid Bill; which he read in his Place, and afterwards delivered in at the Table.

Ordered, That the faid Bill, with the Amendments, do lie on the Table.

M Beverley, from the Committee of Public Claims, reported, That the Committee had, according to Order, infpected the Report of the Committee of Public Claims laft Seffion: And that they had read, confidered, and regulated, the feveral Claims prefented to this Affembly, by divers Perfons; and had agreed upon a Report; which he had entred into a Book; and delivered the Book in at the Table.

A Bill, entituled, An Aâ, for laying an additional Duty upon Slaves, to be paid by the Buyer, was read the Third Time; and the several Blanks filled up, and an Amendment was made to the Bill, at the Table.

Refolved, That the Bill do país.

Ordered. That Mr Martin do carry the Bill to the Council, for their Concurrence.

A Bill, for raifing Levies and Recruits, to ferve in the present War against the Spaniards, in America, was read the second Time; and the Blanks filled up; and an Amendment made to the Bill, at the Table.

Ordered, That the Bill, with the Amendment, be ingros'd.

Ordered,

That the House be adjourned 'til To-morrow Morning, Ten o'Clock.

Friday, June 13, 1740.

Ordered,

\HAT a Committee for examining the Inrolled Bills, be appointed of the following Persons:

M^r Beverley, M^r William Aylett, Mr Turner, Mr McCarty, Mr Price.

Mr Buckner, and

A Bill, intituled, An Ad, for dividing the Parish of Saint Mark; and erecling the same into Two distinct Parishes, was read the third Time, and the Blanks filled up.

Refolved, That the faid Bill do pafs.

Ordered, That M^r Henry Willis do carry the Bill to the Council, for their Concurrence.

A Meffage was brought from the Council, by Mr Needler:

That they had passed the Bill, for docking the Entail of certain Lands, in the County of King William, and vesting the same in Richard Chapman, in Fee Simple; and for settling other Lands and Slaves, of greater Value to the same Uses.

And also the Bill, to prevent the Recovery of Money, or other valuable Things, won on Wagers; and for the more effectual Restraint of Gaming at Ordinaries, without any Amendment.

And that they had made some Amendments to the Bill, intituled, An Aâ, to oblige the Justices of Surry County, to repair and maintain a Bridge over Nottoway River: And to permit a Bridge to be built, by Subscription, over Pamunky River; and to provide for the Support thereof: To which they desire the Concurrence of this House.

A Petition of John Diskins, Anthony Seale, Thomas Strippling, and Thomas Harrifon, was prefented to the House, and read; acknowledging their Offence, in refusing
to receive and certify certain Propositions to them presented, at a Court held for certifying Propositions and Claims for the County of Prince William; but assuring the House,
that it proceeded from an Error in their Judgment, and not from any View of gratifying
private Resentment, or Consideration of their own Interest; and expressing their Sorrow
and Concern for having sallen under the Displeasure of the House, whereby they should

not only fuffer a lafting Difgrace, but had also been put to great Trouble and Expence in travelling 2 or 300 Miles: And praying, the House would take their Case into Confideration, and discharge them out of Custody.

Ordered, That the faid John Diskins, Anthony Seale, Thomas Strippling, and Thomas

Harrison, be discharged out of Custody, without paying Fees.

Mr Attorney reported, That the Committee, to whom the Bill, for erecting a Town at Bray's Church, in the County of King George; and for establishing a Town in the County of Princefs-Anne; and for confirming the Title to Lands purchased therein, was committed, had made several Amendments to the Bill: Which he read in his Place, and afterwards delivered the Bill, with the Amendments, in at the Table; where the Amendments were again read: And the Question being severally put thereupon, were agreed to, by the House.

Ordered, That the Bill, with the Amendments, be ingroffed.

Mr Attorney reported, from the Committee, That the Bill, for vefting certain Slaves, late the Eftate of William Chamberlayne, deceased, in Trustees, for the Uses therein mentioned, was committed, that they had examined the Allegations thereof, and found the same to be true: And he delivered the Bill in at the Table.

Ordered, That the faid Bill be ingroffed.

Mr Harrison moved for Leave to present a Bill, for the better Direction of Officers enlisting Soldiers; and to prevent Servants from being enlisted: And after a Debate, and the Question put, that the said Bill be received, the House divided, and the Yea's go forth:

Yea's, 33,

No's, 27, And so it passed in the Affirmative.

Then the laid Bill was received, and read the first Time: And the Question being put, that the said Bill be read a second Time, the House divided, No's go forth:

Yea's, 8,

No's, 49,

And so it passed in the Negative.

Refolved, That the faid Bill be Rejected.

A Meffage from the Council:

That they have passed the Bill, intituled, An AA, for laying an additional Duty upon Slaves, to be paid by the Buyer, for encouraging Persons to enlist in His Majesty's Service; and for preventing Desertion, without any Amendment.

A Bill, intituled, An Act, for raifing and levying Recruits to serve in the present War

against the Spaniards in America, was read the third Time.

Refolved, That the faid Bill do pafs.

Ordered, That M^r Attorney do carry the faid Bill to the Council, for their Concurrence.

The House proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, An Aâ, to oblige the Justices of Surry County, to repair and maintain a Bridge over Nottoway River: And to permit a Bridge to be built, by Sub-fcription, over Pamunky River; and to provide for the Support thereof: And the Amendments were read, and all agreed to, but one.

Ordered, That M^r Allen do carry the Bill to the Council; and acquaint them, That the House have agreed to all the Amendments, by them proposed, to the said Bill, but one: And that they desire they will pass the said Bill, with the Amendments, as agreed

to, by this House.

The House proceeded to the Consideration of the Amendments to the Bill, for appointing several new Ferries; and altering the Days for holding Fairs in the Town of Fredericksburg: And the Amendments being read; and the Question severally put thereupon, were agreed to, by the House, and the Blanks filled up.

Ordered, That the faid Bill, with the Amendments, be ingroffed.

The House also proceeded to the Consideration of the Amendments to the Bill, for altering the Method of acknowledging, or proving and recording certain Deeds therein mentioned: And the Amendments were read, and agreed to, by the House.

Ordered, That the faid Bill, with the Amendments, be ingroffed.

The House proceeded to the Consideration of the Book of Claims: And Part of the faid Book was read.

Ordered,

That the House be adjourned 'til To-morrow Morning, Ten o'clock.

Saturday, June 14, 1740.

R. Conway reported, That the Committee of Privileges and Elections, had had under their Confideration, the Returns of the Writs for Electing Burgesses to serve in this present General Assembly, for the Counties of Accomack, and Orange: And had come to a Resolution thereupon; which he read in his Place, and afterwards delivered in at the Table: Where the same was again twice read, and agreed to, by the House, as follows:

Refolved, That the Returns of the faid Writs are made in the Form prescribed by Law.

Ordered, That M^r Benjamin Needler be allowed Seventy Five Pounds in the Book of Claims, for his extraordinary Service in collecting and transcribing the old Journals, and for finishing the same, agreeable to his Memorial.

A Message from the Council:

That they have agreed to the Bill, intituled, An Ad for dividing the Parish of St. Mark, in the County of Orange; and ereding the same into Two distinct Parishes, without any Amendment.

And that they recede from their Amendment to the Bill, intituled, An Aâ, to oblige the Justices of Surry County, to repair and maintain a Bridge over Nottoway River: And to permit a Bridge to be built, by Subscription, over Pamunky River; and to provide for the Support thereof: To which this House disagreed; and have passed the Bill, with the Amendments agreed to, by this House.

And that they have made fome Amendments to the Bill, intituled, An AA, for raifing Levies and Recruits, to ferve in the prefent War against the Spaniards in America:

To which they defire the Concurrence of this House.

The House proceeded to the further Consideration of the Book of Claims, and the same was read through: And several Amendments were made to the Book; and the Allowances to the Officers of the General Assembly being added, the Book was agreed to, by the House.

Ordered, That Mr Beverley do carry the Book to the Council, for their Concurrence;

and that he wait on the Governor, and defire his Affent.

M^r Attorney presented to the House, an Account for the One Penny per Gallon upon Strong Liquors imported, granted to the College of William and Mary, by the General Affembly, in the Year 1734, to commence the Twenty Fifth Day of Odober, 1735.

A Bill, intituled, An AA, for explaining Part of an AA, made for Amending the AA, for fettling the Titles and Bounds of Land; and for preventing unlawful Shooting and Ranging thereupon, was read the third Time.

Refolved, That the Bill do país.

A Bill, intituled, An Aa, for appointing feveral new Ferries; and altering the Days for holding Fairs in the Town of Predericksburg, was read the third Time: and an Amendment made to the Bill, and the Blanks filled up.

Refolved, That the Bill do país.

A Bill, intituled, An Act, for establishing a Town in the County of Princess-Anne, and confirming the Titles to Lands purchased therein, was read the third Time.

Refolved, That the Bill do país.

Ordered, That M^r Fitzhugh carry the faid Bills to the Council, for their Concurrence. A Bill, intituled, An AA, for vefting certain Slaves, late the Eftate of William Chamberlayne, deceafed, in Truftees, for the Ufes therein mentioned, was read the third Time-Refolved, That the faid Bill do pass.

Ordered, That Mr Carter do carry the Bill to the Council, for their Concurrence.

A Meffage from the Council:

That they have agreed to the Book of Claims, without any Amendment.

Ordered, That a Committee for proportioning the Public Levy, be appointed of the following Persons: Mr Conway, Mr Turner, Mr Beverley, Mr Price, Mr Ruffin, and Mr Waring.

The House proceeded to the Consideration of the Amendments proposed by the Council, to the Bill, intituled, An Aâ, for raising Levies and Recruits to serve in the present War against the Spaniards in America: And the same were twice read, and agreed to, by the House.

Ordered, That Mr Fitzhugh do carry the Bill to the Council; and acquaint them, That

this House have agreed to the Amendments by them proposed to the faid Bill.

Ordered,

That the House be adjourned 'til Monday Morning, Ten o'Clock.

Monday, June 16, 1740.

Ordered.

HAT a Bill be brought in, for raifing a Public Levy: And that the Committee of propositions do prepare and bring in the same.

Mr Conway reported, That the Committee appointed, had, according to Order, prepared a Bill, for raifing a Public Levy; and the fame was received, and read the first Time.

Ordered, That the Bill be read a fecond Time.

The House proceeded to the Consideration of the Report upon the Treasurer's Accounts, and the same was read; by which it appears, That the Ballance remaining in his Hands, is Five Thousand Three Hundred Eighty Seven Pounds Eleven Shillings and Seven Pence: And the Treasurer's Accounts, with a Duplicate, were passed by the House.

Ordered, That M. Carter do carry the faid Accounts to the Council, to be paffed by them.

A Bill, for raifing a Public Levy, was read the fecond Time.

Ordered, That the Bill be ingroffed.

A Meffage from the Council:

That they have passed the Bill, intituled, An AA, for appointing several new Ferries; and for altering the Days for holding Fairs in the Town of Fredericksburg.

And also the Bill, intituled, An Ad, for establishing a Town in the County of Princels-Anne, and confirming the Titles to Lands, purchased therein, without any Amendment.

Upon a Motion made,

Refolved, That William Parks, the Printer, shall be obliged, for the Salary of Two Hundred Pounds a Year, to print the Inspectors Notes and Books, without any further Allowance.

A Bill, intituled, An Ad, for raifing the Public Levy, was read the third Time.

Refolved, That the Bill do país.

Ordered, That Mr Conway do carry the Bill to the Council, for their Concurrence.

A Melfage from the Council:

That they have paffed the Treafurer's Accounts.

And

And that they have agreed to the Bill, intituled, An Att for vefting certain Slaves, late the Estate of William Chamberlayne, deceased, in Trustees, for the Uses therein mentioned.

And also to the Bill, intituled, An Ad, for raising a Public Levy, without any Amendment.

Ordered,

That the House be adjourned 'til To-morrow Morning, Ten o'Clock.

Tuesday, June 17, 1740.

R. Conway reported, That the Perfons appointed, had, according to Order, fettled the Proportions of the Public Levy; and ftated the fame in a Book; which he delivered in at the Table: And the fame was read, and agreed to.

Ordered, That Mr Conway do carry the Book to the Council, for their

Concurrence.

Mr Beverley reported, That the Persons appointed, had, according to Order, examined the Inrolled Bills, and rectified such Mistakes as had been found therein: And that the same were truly Inrolled.

Ordered, That Mr Beverley do carry the Inrolled Bills to the Council, for their Infpection.

A Meffage from the Council:

That they have agreed to the Book of Proportions; and obtained the Governor's Affent to the same.

And that they have infpected the Inrolled Bills; and are fatisfied they are truly Inrolled.

A Petition of William Parks, Printer, was recommended by the Governor and Council, to the Confideration of the House, and the same was read; setting forth, That in or about the Year 1728, the General Assembly was pleased to settle a Salary of One Hundred and Twenty Pounds per Annum on him, in Confideration of certain Public Services to be performed by the Petitioner, particularly mentioned in his Proposals offered to a Committee of the House of Burgesses.

That after fettling the faid Salary, the Petitioner agreed to print Accounts and Receipts for the Inspectors, at the Rate of Three Half Pence per Sheet; for which he

has been conftantly paid by the Treasurer, exclusive of his Salary.

That at the last Session, the House of Burgesses, in Consideration that the Drawback upon Foreign Paper was taken off; and that the Petitioner's Services were greatly increased, by the Erecting several new Counties, thought it reasonable, by a Resolve, to which the Council gave their Assent to increase his Salary to Two Hundred Pounds per Annum. And by an Order of the House, the Petitioner was to print Quarterly, Accounts of the Imports and Exports of this Colony: And the Council required, That the said Petitioner should deliver out printed Obligations and Receipts to the Collectors of the Duty upon Slaves, without other Recompence, than the Increase of his Salary: All which the Petitioner has done accordingly.

But the House of Burgesses having, this Session, passed a Vote, that, for the said Salary of Two Hundred Pounds, the Petitioner should print and deliver out Accounts and Receipts to the Inspectors; which, at the Rate aforesaid, amounts to about Seventy Pounds per Annum, the Petitioner's Salary would thereby be reduced almost as low as it was first settled, though the Services to be done by him had been considerably increased; by which he should be rendered incapable of carrying on his Business: And praying, That their Honours, by such Ways and Means, as to them should seem adviseable, might order such Allowance, as would enable him to carry on his Business in

the Public Service, as he had heretofore done: Whereupon a Debate arofe.

A Meffage from the Governor was delivered by Mr Needler:

Mr Speaker,

The Governor commands the immediate Attendance of this House in the Council Chamber: And that you bring with you such Bills as are ready for his Assent.

And Mr Speaker, and the House, went up accordingly. And the Governor was pleas'd to give his Affent to the following Public and Private Bills:

An A&, for the better Security of the Country in the prefent Time of Danger.

An Act, for laying an additional Duty upon Slaves, to be paid by the Buyer; and for encouraging Perfons to enlift in His Majesty's Service.

An Act, for raifing Levies and Recruits to serve in the present War, against the Span-

iards, in America.

An Act, for dividing the Parish of Saint Mark, in the County of Orange; and ereding the same into Two distinct Parishes.

An Act, for prolonging the Time for bringing Tobacco to the Public Warehouses;

and for the fale of Transfer Tobacco.

An AA, for continuing and amending the AA, intituled, An AA, for making more effectual Provision against Invasions and Insurrections.

An Act, for enforcing the Execution of the Laws made, for the better managing and

fecuring Orphans Estates.

An Ad, to prevent the Recovery of Money, or other valuable Things, won on Wagers; and for the more effectual Restraint of Gaming at Ordinaries.

An Ad, for appointing feveral new Ferries; and for altering the Days for holding

Fairs in the Town of Fredericksburg.

An Ad, for establishing a Town in the County of Princels-Anne, and confirming the

Titles to Lands purchased therein.

An Ad, to oblige the Justices of Surry County, to repair and maintain a Bridge over

Nottoway River: And for permitting a Bridge to be built, by Subscription, over Pamunky River; and to provide for the Support thereof.

An Act, for raifing a Public Levy.

An Ad, for docking the Entail of certain Lands, in the County of Charles City, and

vefting the fame in Philip Lightfoot, Efquire, in Fee Simple.

An Ad, for docking the Entail of certain Lands, in the County of King William, and vefting the fame in Richard Chapman, in Fee Simple; and for fettling other Lands and Slaves, of greater Value, to the fame Ufes.

An Ad, for vesting certain Slaves, late the Estate of William Chamberlayne, deceased,

in Trustees, for the Uses therein mentioned.

And then made the following Speech:

Gentlemen of the Council, M. Speaker, and Gentlemen of the House of Burgeffes,

O finish the Business of the Colony with so much Unanimity and Dispatch, and at this important Juncture, by Promoting and Encouraging the intended Expedition, and Providing for your own Defence, to conclude a Session with such remarkable Proofs of your Regard for the Honour of the Crown, must give great Satisfaction to a People, whose true Interest you have so faithfully endeavoured to secure.

AS these Proceedings cannot fail of being acceptable to Our most Gracious Sovereign, and, tho' entirely owing to your good Dispositions, a very great Credit to my Administration; I should do an Injury to your Zeal and Affection for His Majesty's Person and Government, if, besides being Thankful, I did not acknowledge the Sense I have of it, by the Testimony of your Duty and Fidelity.

IT only remains for me to acquaint you, That I have thought fit to Prorogue this Affembly to the Third Thurfday in August, and this Affembly is accordingly Prorogued

to that Time.

THE

JOURNAL

OF THE

HOUSE OF BURGESSES.

1740.



JOURNAL

OF

The House of Burgesses.

Thursday, August 21, 1740.

BENJAMIN WALLER, Gent. having taken the Oaths appointed to be taken by Act of Parliament, inftead of the Oaths of Allegiance and Supremacy, the Oath of Abjuration and Teft, was, by Virtue of a Commission from the Honourable the Lieutenant-Governor, sworn Clerk Assistant to the House; and admitted to his Place accordingly.

A Member returned upon a new Writ, having taken the Oaths appointed to be taken by Act of Parliament, instead of the Oaths of Allegiance and Supremacy; and taken and subscribed the Oath of Abjuration, and also subscribed the Test, was admitted to his Place in the House.

A Meffage from the Governor was delivered by Mr Needler:

Mr Speaker,

The Governor commands the immediate Attendance of this House in the Council

Mr Speaker, with the House, went up accordingly: And being returned, he reported, That the House had attended the Governor in the Council Chamber: And that he was pleased to make a Speech to the Council, and this House: Of which, to prevent Mistakes, he had obtained a Copy: Which he read, and afterwards delivered in at the Table, where the same was again read, and is as follows:

Gentlemen of the Council, M. Speaker, and Gentlemen of the House of Burgesses,

HE Preparations for carrying on the War in the most proper Places, and in the most effectual Manner, requiring the Affistance of the King's Dominions in America, which, by their Situation, are made capable of bearing a Part in them, and most likely to be Gainers by any fuccessful Attempt upon the Enemies Territories in New-Spain; His Majesty, extending His Care and Concern to all His Subjects, having thought fit, that we, who are called to be Partakers of the Honour of an Expedition, should contribute towards the Expence of it, has been pleased to Command me to lay before you His Roial Instruction; wherein he trusts and expects, that the Costs of Victuals, Transports, and all other incident Charges, for enlisting Men in this Colony for that Service, (the Pay, Cloaths, Tents, Arms and Ammunition excepted) will be provided for and defrayed by you, 'til their Arrival at the General Rendezvous in the West-Indies; from which Time the said Transports are to enter into His Majesty's Pay.

THIS, Gentlemen of the House of Burgesses, is what I am Ordered by the King, in His Name, to apply to you for; and fince, in His own Words, you cannot render a more acceptable Service to His Majesty, and your Mother Country, nor do any Thing more effential

effential to your own Intereft, I am perfwaded, from your known Zeal for His Majefty's Perfon and Government, and the Remembrance you must have of the Injuries suffered by our Fellow Subjects, from a Nation unprovoked, you will readily and chearfully

support His Majesty in so just a Cause, by granting the Supply demanded.

AND as we have diftinguifhed ourfelves by our Readiness in raising Men, and making other early Dispositions, upon the first Order, though thereby our Expence will considerably exceed that of our Neighbours, yet, as such a Testimony of Duty and Loialty can hardly escape the Notice of our Most Gracious Sovereign, I am sure you will not, by any Reluctancy to answer His Majesty's Expectations, exclude those favourable Sentiments which, otherwise, He may entertain for this Colony.

Refolved,

That an humble Address be made to the Governor, to thank him for his kind and affectionate Speech to the Council, and this House; and to affure him, that we shall chearfully concur in any Measures, which the Circumstances of the Colony will admit, to convince His Majesty of our Readiness to comply with what he is pleased to ask of us.

Ordered, That a Committee be appointed to draw up an Address to the Governor, upon the said Resolution: And it is referred to Mr Conway, Mr Isham Randolph, Mr

Fitzhugh, Mr Blair, and Mr Corbin, to prepare the same.

Refolved, That this House will consider the Governor's Speech To-morrow.

Ordered,

That the House be adjourned 'til To-morrow Morning, Ten o'Clock.

Friday, August 22, 1740.

R. Speaker informed the House, that he had in his Hand His Majesty's Instructions, mentioned in the Governor's Speech; which he was directed to lay before the House: Whereupon they were read, and Ordered to lie upon the Table, for the Perusal of the Members.

Ordered, That the Rev. Mr William Dawfon be continued Chaplain to this House;

and that he attend to read Prayers every Morning at Nine o'Clock.

Mr Conway reported, The Committee appointed, had, according to Order, prepared an addrefs to the Governor; which he read in his Place, and afterwards delivered in at the Table: Where the fame was again twice read.

Ordered, That the faid Address do lie upon the Table, for the Perusal of the Members.
Ordered, That the Consideration of the Governor's Speech, referred to this Day,

be again referred 'til To-morrow.

Ordered,

That the House be adjourned 'til To-morrow Morning, Ten o'Clock.

Saturday, August 23, 1740.

HE House took into their Consideration the Address; which being twice read, was agreed to by the House, without any Amendment, and is as follows:

SIR,

E His Majesty's most Dutiful and Loial Subjects, the Burgesses of the Colony and Dominion of *Virginia*, met in GENERAL ASSEMBLY, beg Leave to return You or most unseigned Thanks for Your SPEECH, to the Council, and this House.

WE are truly fentible of His Majesty's tender Care and Concern, extended to all, even the most distant of his Subjects. The many Insults, Depredations, and Cruelties, committed by the Spaniards, call aloud for the warmest Resentment from every true Subject

Subject of GREAT-BRITAIN. And, fince His Majesty has thought it necessary to enter into a War with Spain, to vindicate the Honour of His Crown, and to repair the Losses of His Subjects, we think it reasonable that the American Colonies, who are at least equally concerned, should contribute to the Expence of it.

WE are forry that our Circumftances will not allow us to do all we could wifh; but beg Leave to affure Your Honour, that we will chearfully do all that we are able, to comply with what His Majefty has been graciously pleased to ask of us, with a Con-

descention worthy of the Father of His People.

WE shall take all imaginable Care, by our future Behaviour, to cherish and improve those favourable Sentiments towards us, which our Constant Zeal and known Loialty to His Majesty's Person and Government, have raised in His Roial Breast.

Ordered, That the faid Address be fairly transcribed, and presented by the whole

House.

Ordered, That the Committee, who prepared the fame, do wait on the Governor, to know his Pleafure, when the House shall attend him to present it.

Ordered, That the Confideration of the Governor's Speech, which was referred to this Day, be further referred 'til Monday next.

Ordered, That the House be adjourn'd 'til Monday Morning, Ten o'Clock.

Monday, August 25, 1740.

Ordered.

HAT an Address be made to the Governor, to order a new Writ to iffue, for electing a Burgess to serve in this present General Assembly for the County of *Middlesex*, in the Room of Mr Thomas Price; who, since the last Session, hath accepted the Office of Clerk of the said County Court.

Ordered, That Mr Berkeley do wait on the Governor with the faid Address.

Mr Conway reported, That the Committee appointed, had, according to Order, waited on the Governor, to know his Pleafure when the House should attend him with their Address; and he was pleased to appoint this Day; and to say he would send a Message to the House when he was ready to receive it.

A Meffage from the Governor by Mr Needler:

Mr Speaker,

I am commanded by the Governor to acquaint this House, that his Honour is now

ready to receive their Address in the Council Chamber.

Accordingly, Mr Speaker, with the whole House, went up: And being returned, reported, That he had, with the House, attended the Governor in the Council Chamber, and presented their Address: To which the Governor was pleased to give the following Answer:

Gentlemen,

THANK you for your Dutiful and Loial Addrefs; in which, as you affure me of your Zeal for His Majesty's Service, and express a just Sense of the Obligation you are under, to affist His Majesty in the present necessary Measures, I am convinced you will embrace this Opportunity of persecting your Declarations, by granting the Supply demanded; an Estimate whereof shall be laid before you.

M^r I fham Randolph informed the House, he had in his Hand the Estimate mentioned in the Governor's Answer to the Address; which he was directed by his Honour to lay

before the House.

Ordered, That the faid Estimate be referred to the Consideration of a Committee of the whole House.

Upon a Motion made,

The House resolved itself into a Committee of the whole House to consider the Governor's Speech: And after some Time spent therein, Mr Speaker resumed the Chair;

and Mr Fitzhugh reported from the Committee, That they had had under their Confideration the Governor's Speech, and gone through the fame; and were come to feveral Resolutions thereupon, which he read in his Place, and afterwards delivered in at the Table; where the same were again twice read, and agreed to by the House, with an Amendment to one of them; and are as follows:

Refolved, That a Sum, not exceeding be given to his Majefty, for defraying the Expences of Victuals, Transports, and other incident Charges, for inlifting Soldiers in his Majefty's Service in this Colony, 'til their Arrival at the General Rendezvous in the West-Indies.

Refolved, That for the more easy and speedy raising and paying the said Sum, the Treasurer of this Colony be impowered to borrow the same, at an Interest not exceed-

ing Six per Cent.

Ordered, That a Committee be appointed, to prepare and bring in a Bill pursuant to the said Resolutions; and it is accordingly referred to M^r Attorney, M^r Conway, M^r Fitzhugh, M^r Richard Randolph, M^r Beverley, M^r Harrison, and M^r Isham Randolph, to prepare and bring in the same.

Ordered,

That the House be adjourn'd 'til To-morrow Morning Ten o'Clock.

Tuefday, August 26, 1740.

R. Attorney reported, That the Committee appointed, had, according to Order, prepared a Bill, for defraying the Expence of Inlifting, Victualling, and Tranfporting the Soldiers, raifed in this Colony, to ferve His Majefty on an intended Expedition againft the Spaniards, in the Weft-Indies: And the same was received, and read the first Time.

Ordered, That the faid Bill be read a fecond Time.

A Bill, for defraying the Expence of Inlifting, Victualling, and Transporting the Soldiers, raised in this Colony, to serve His Majesty on an intended Expedition against the Spaniards, in the West-Indies, was read the second Time.

Ordered, That the faid Bill be committed for Amendments.

A Motion being made, That the faid Bill be committed to a Committee of the whole House.

It passed in the Affirmative.

Refolved, That the House will immediately resolve itself into a Committee of the

whole House, to consider of Amendments to the said Bill.

The House accordingly resolved itself into a Committee of the whole House: And after some Time spent therein, Mr Speaker re-sumed the Chair; and Mr Fitzhugh reported, That the Committee, to whom the Bill, for defraying the Expence of Inlisting, Victualing, and Transporting the Soldiers, raised in this Colony, to serve His Majesty on an intended Expedition against the Spaniards, in the West-Indies, was committed, had made several Amendments thereto: Which he read in his Place; and afterwards delivered the Bill, with the Amendments, in at the Table: Where the Amendments were again twice read and agreed to, by the House.

Ordered, That the faid Bill, with the Amendments, be ingroffed.

Refolved, That an Address be made to His Majesty, and a Petition presented to the Parliament, That we may have the same Liberty of importing Salt from Portugal, and other Foreign Parts, as the Northern Colonies have.

Ordered, That M¹ Attorney, M¹ Richard Randolph, M¹ McCarty, M¹ Carter, M¹ Fitz-

hugh, Mr Corbin, Mr Isham Randolph, and Mr Hutchings, do prepare the same.

Refolved, That all the Propositions and Grievances, and Public Claims, prefented to this Session of Assembly, be referred to the Consideration of the next Session of Assembly.

Refolved.

Refolved, That all Matters referred from the last Session of Assembly, be again further referred to the Consideration of the next Session of Assembly.

Ordered.

That the House be adjourned 'til To-morrow Morning, Ten o'Clock.

Wednesday, August 27, 1740.

Bill, intituled, An Act, for defraying the Expence of Inlifting, Victualling, and Transporting the Soldiers raised in this Colony, to serve His Majesty on an intended Expedition against the Spaniards, in the West-Indies, was read the third Time, and an Amendment made to the Title of the Bill, at the Table.

Refolved, That the Bill do pass.

Ordered, That Mr Conway do carry the Bill to the Council, for their Concurrence.

Mr Fitzhugh reported, That the Committee appointed, had, according to Order, drawn up an Addrefs to His Majefty, and a Petition to be prefented to the Parliament of Great-Britain, to give us the fame Liberty of importing Salt from Europe, that the Northern Colonies have: Which he read in his Place; and afterwards delivered in at the Table: Where the fame were again feverally read; and some Amendments being made thereto, were agreed to, by the House.

Ordered, That the faid Address and Petition be fairly transcribed, and a Blank

left for the Council.

Ordered, That Mr Fitzhugh do carry the fame to the Council, for their Concurrence.

Refolved, That Mr Edward Randolph be appointed Agent to negociate the faid Address and Petition.

Ordered, That Mr Fitzhugh do carry the faid Refolve to the Council, for their Concurrence.

A Meffage from the Council:

That they have passed the Bill, intituled, An AA, for giving His Majesty the Sum of Five Thousand Pounds, for defraying the Expense of Victualling and Transporting the Soldiers, raised in this Colony, to serve His Majesty on an intended Expedition against the Spaniards in the West-Indies, without any Amendment.

Refolved, That the feverals Sums following be paid to the feveral Officers of the

General Affembly, respectively

iiciai	iai inclibity, respectively.				
To	Mr Peter Randolph, Clerk of the House of Burgesses,			0	0
To	To Mr Benjamin Needler, Clerk of the Council,			0	0
To M ^r Benjamin Waller, Clerk Assistant,			10	0	0
To the Rev. Mr William Dawson, Chaplain,			. 10	0	0
To Mr Philip Finch, Serjeant at Arms,			. 25	0	0
To John Carter, Door-keeper of the Council,			. 5	0	0
То	John Collet,		5	0	0
To	Thomas Wager,	Door-keepers of the House	5	0	0
To	William Francis,		5	0	0
To	James Lavie,		5	0	0
Ordered That Mr Eitebred come the faid Defatation to the Council for their Con					

Ordered, That Mr Fitzhugh carry the faid Resolution to the Council, for their Concurrence.

A Motion being made, That the Burgesses should be paid their Wages in Money; for which they should stay 'til there was a sufficient Sum in the Treasurer's Hands to pay the same: And the previous Question being put, That the Question be put upon the said Motion, It passed in the Negative.

Refolved, That the faid Motion be Rejected.

Then a Motion was made for Leave to bring in a Bill, for altering the Burgesses Pay: And the Question being put thereupon, It passed in the Negative.

Refolved, That the faid Motion be rejected.

A Motion being made, That William Parks, Printer, be allowed for Printing the Infpectors Notes and Books, the fame that he formerly agreed for, and received:

Refolved, That the faid Motion be referred to the Confideration of the next Seffion of Affembly.

Ordered, That the House be adjourn'd 'til To-morrow Morning Ten o'Clock.

Thursday, August 28, 1740.

Meffage from the Council:

That they have agreed to the *Refolve*, for paying the Officers of this House, without any Amendment.

But that they cannot agree to join with the House, in their Address to His Majesty, or Petition to the Parliament, for Liberty to import Salt from Europe; and that therefore they think it unnecessary to agree to the Resolve, for appointing Mr Edward Randolph Agent, to negociate the said Address and Petition.

Upon a Motion made,

Refolved, That the Refolution passed Yesterday for appointing M^{*} Edward Randolph Agent, to negociate the said Address and Petition, be erased out of the Journal of the House.

Then a Motion was made, That an Agent be appointed to negociate the faid Address and Petition: And the Ouestion being put thereupon, It passed in the Negative.

Refolved. That the faid Motion be rejected.

Refolved, That the Speaker, when he carries up the faid Address and Petition, do desire the Governor, when he transmits them Home, to use his Interest, that they may have a favourable Reception.

A Meffage from the Governor, by Mr Needler:

Mr Speaker, The Governor commands the immediate Attendance of this House in the Council Chamber; and that you bring with you such Bills as are ready for his Affent.

Mr Speaker, with the House, went up accordingly; and the Governor was pleased to give his Affent to

An AA, for giving to his Majesty the Sum of Five Thousand Pounds, towards defraying the Expence of Victualling and Transporting the Soldiers, raised in this Colony, to serve His Majesty on an intended Expedition against the Spaniards, in the West-Indies.

And also to the Refolve of the House, for paying the Officers their Wages. And then was pleased to make the following Speech:

Gentlemen of the Council, Mr Speaker, and Gentlemen of the House of Burgesses,

I GIVE you my hearty Thanks for the ready and chearful Grant of the Supply His Majesty, in His Wisdom, thought proper to demand of you, for the Service of the Expedition, set forth with no other View, than to procure for His People a free Navigation, which, by Treaties, and the Law of Nations, they have a Right to.

Your extraordinary and generous Affiftance, will, no Doubt, be remembered to your Advantage; tho', by doing your Duty as faithful Subjects, zealous for the Honour of our Sovereign, the Confideration of our Trade, and the common Interest of the British Dominions, you have only answered your established Character.

With my fincere Wishes for your Welfare, it only remains for me to declare this Affembly prorogued to the last Thursday in December. APPENDIX.



Appendix.

PETITION OF THE QUAKERS.

To the Honourable the Governor and Council, and Burgesses, met in General Assembly, at WILLIAMSBURG.

The Humble Petition of the People called Q U A K E R S.

E lay hold of this Opportunity, with all Humility of Mind, to befeech You, That You would be pleafed to confider the Cafe of our Society in this Dominion, who, for the moft Part, are the Defcendants of Early Inhabitants; and who, as well as our Anceftors, are, and have been, fubject to great Lofs and Detriment in our Substance and Employment, by Annual Seizures and Diftresses made upon our Goods and Persons, on the Account of Parish Levies: A Hardship, we hope, You do not defire we should lye under. And as we humbly conceive, it is in Your Power to relieve us, are therefore the more emboldened to lay before You, this our present aggrieved Case; and the rather, for that, as we have understood, You have been pleased to bestow the like Favour on fundry German Protestants, by exempting them from Parish Levies; We (being Native Subjects) are encouraged to hope You will charitably look on our Condition, and afford us some Relief: That being once freed from a Burthen, which we have long and patiently born, we may be the better enabled to follow our Callings, for Support of our Pamilies, according to Faith and good Conscience.

We need not, we hope, tell You, that in most of the Provinces under the British Government, our Friends fit easy in this Behalf; either by a Charter of Privileges, or

by a Special Law, made for that Purpofe.

This, our Native Country, is the first English Colony, and immediately under Our most Gracious Sovereign, King G E O R G E, who, we hope, looks on us to be universally attach'd to his Interest, and the Succession of His Noble House; and a people not useles, nor inconsiderable, in his Dominions. For,

We pay all taxes for Support of Government; we transgress no Laws of Trade; we keep back no Part of the Revenue due to the Crown; the Public are not charged, in the leaft, with our Poor; and we nevertheless willingly contribute to the Public Poor, and endeavour to follow Peace with all Men.

To conclude, we are not numerous, which makes it the lefs difficult for You to grant us fuch Eafe as we pray for: And are far from thinking, that fuch an Indulgence would increafe the Number of real Quakers; and for hypocritical Pretenders, we fhall hold ourfelves under Obligation, to detect them; fo as the Government shall not be imposed on, nor Your Favor any ways abused: And further be pleased to know, it is for Tender Conscience Sake, and not wilfully or obstinately we have hitherto suffered, having sustained more than Treble Damages, for our Conscientious Resusal: And by the Affistance of Divine Grace, preserved from Prejudice, against Those who have been most active against us. We hope it will please the Almighty God to put it into Your Hearts, to say Amen to the Prayer of our Petition; and also to hear our Prayers, which are for your Tranquility and Happiness, both in This World, and That which is to come.

Signed, in Behalf of the Society called Quakers, in Virginia.

November 14, 1738.

By

John Cheadle,
Abraham Ricks,
Wike Hunicut,
William Lad,
Armiger Trotter,
Peter Benford,
William Denfon,
William Outland,
John Murdaugh, and
Edmund Jordan.

Thomas Pleafants, Matthew Jourdan, Thomas Newby, Thomas Trotter, Robert Ellyson, John Crew, John Pleafants, Samuel Sebrel, Samuel Jourdan, John Denfon,







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